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Separate paging is given to this Part in order that it may be filed
as a separate compilation

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the
3rd June 1964:—

Issue No.	No. and Date	Issued by	Subject
130	S. O. 1885, dated 22nd May 1964.	Election Commission, India.	Corrigendum to Election Commission Order No. 13, dated 13th November 1963, published as S.O. 3218, in Gazette of India, Part II—Section 3(ii) of the 23rd November 1963.
131	S. O. 1886, dated 25th May 1964.	Ministry of Finance.	Specifying the 1st June 1964 as the prescribed date for amalgamation of Salem Sri Kannikaparmeswari Bank Ltd. with the Karur Vysya Bank Ltd.
	S.O. 1887, dated 25th May 1964.	Do.	Directing that the order of moratorium in respect of the Salem Sri Kannikaparmeswari Bank Ltd., Salem, shall be in force upto and including the 31st May, 1964.
	S. O. 1888, dated 25th May 1964.	Do.	Terms and conditions on and subject to which the scheme for the amalgamation of the Salem Sri Kannikaparmeswari Bank Ltd. with the Karur Vysya Bank Ltd. has been sanctioned.
132	<i>Omitted.</i>		
133	S.O. 1890, dated 29th May 1964.	Election Commission, India.	Extending the date before which the election in the Bhilwara Parliamentary Constituency in the State of Rajasthan shall be completed to the 5th June 1964.

Issue No.	No. and Date	Issued by	Subject
134	S. O. 1891, dated 29th May 1964.	Ministry of Finance.	The Dadra and Nagar Haveli and Goa, Daman and Diu (Taxation Concessions) Second Amendment Order, 1964.
134-A	S.O. 1892A-ESS/COMM IRON/STEEL/64, dated 30th May 1964.	Ministry of Steel, Mines and Heavy Engineering	Amendment to the normal selling price of Billets (Untested) as published under Ministry of Steel, Mines and Heavy Engineering Notification No. S.O. 731-ESS-COMM/IRON & STEEL/64, dated 29th February 1964 published in Part II, Section 3(v) of Gazette of India Extraordinary dated 1st March 1964.
135	S. O. 1893, dated 29th May 1964.	Do. ¹	The Central Government gives notice of its intention to acquire the rights to mine, quarry, bore, dig, and search for, win work and carry away minerals in lands measuring 1093.00 acres (Approx.) or 442.67 Hectares (Approx) as described therein.
136	S. O. 1894, dated 1st June 1964.	Ministry of Finance.	The Central Government designates the new coin representing each of the one hundred units into which a rupee is divided, under sub-section (1) of section 14 of the Indian Coinage Act 1906, (3 of 1906), as a PAISA'.
	S.O. 1895, dated 1st June 1964.	Do.	Amendment in the Notification of the Govt. of India in the Ministry of Finance (Dept.) of Economic Affairs) No. S.R.O. 1121, dated 11th May, 1956.
	S. O. 1896, dated 1st June 1964.	Do.	Amending the rule issued with the notification of the Govt. of India in the Ministry of Finance (Dept. of Economic Affairs No. S.R.O. 1122 dated 11th May 1956.
137	S. O. 1897, dated 30th May 1964.	Ministry of Home Affairs	Amendment to Ministry of Home Affairs Notification No. S.O. 3109, dated 1st November 1963.
138	S. O. 1898, dated 30th May 1964.	Ministry of Education	Appointing the 1st day of June 1964 as the date on which the Dakshina Bharat Hindi Prachar Sabha Act, 1964 (14 of 1964).
139	S. O. 1899, dated 30th May 1964.	Ministry of Information and Broadcasting.	Approval of Film specified therein.
140	S. O. 1900, dated 1st June 1964.	Ministry of International Trade.	Making further amendment to the Exports (Control) Order, 1962.
141	S. O. 1901, dated 1st June 1964.	Do.	Making further amendment in the notification of the Govt. of India in the late Ministry of Commerce and Industry. SRO No. 240, dated 25th January, 1955.

Issue No.	No and Date	Issued by	Subject
141	S. O. 1902, dated 1st June 1964.	Ministry of International Trade	The Central Government rescinds the notification of the Govt. of India in the late Ministry of Commerce and Industry S.R.O. No. 572 dated 6th March, 1956.
	S.O. 1903, dated 1st June 1964.	Do.	The Central Government rescinds the notification of the Govt. of India in the late Ministry of Commerce and Industry S.R.O. No. 455 dated 23rd February, 1963.
	S.O. 1904, dated 1st June 1964.	Do.	Declaration by the Central Government that no person shall save with permission of the Central Govt. enter into any forward contract for the sake or purchase of any goods specified in the schedule therein.
142	S. O. 1994, dated 1st June 1964.	Ministry of Information and Broadcasating.	Approval of films specified therein.
143	S. O. 1995, dated 3rd June 1964.	Ministry of Law	Declaration containing the name of the candidate elected by the Bhilwara constituency to the House of the People.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (ii)

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administration of Union Territories).

ELECTION COMMISSION, INDIA

New Delhi, the 2nd June 1964

S.O. 2003.—In exercise of the powers conferred by sub-section (1) of section (1) of section 13A of the Representation of the People Act, 1950 (43 of 1950), the Election Commission, in consultation with the Administration of Manipur hereby nominates Shri K. Banarji as the Chief Electoral Officer for the Union Territory of Manipur with effect from the afternoon of the 14th May, 1963 and until further orders vice Shri M. L. Kampani.

[No. 154/19/63.]

S.O. 2004.—Notice under clause (b) of sub-section (3) of section 110 of the representation of the People Act, 1951 (43 of 1951).

BEFORE THE ELECTION TRIBUNAL, GORAKHPUR

ELECTION PETITION NO. 304 OF 1962

Sri Shubban Lal Saksena—Petitioner.

Versus

Sri Mahadeo Prasad—Respondent.

Notice is hereby given under clause (b) of sub-section (3) of section 110 of the Representation of the People Act, 1951 (43 of 1951) that the Election Tribunal, Gorakhpur has, in exercise of the powers conferred on it by section 109 of the said Act, granted leave to Shri Shabbir Lal Saksena to withdraw his election petition No. 304 of 1962 which was duly presented by him on 16th April, 1962 and called in question the election of Shri Mahadeo Prasad as a member of the House of the People from the 40-Maharajganj Parliamentary constituency of that House.

Any person who might himself have been a petitioner may within fourteen days from the date of publication of this notice apply to the Tribunal for substitution as a petitioner under clause (c) of sub-section (3) of section 110 upon complying with the conditions laid down by section 117 as regards security and shall be entitled to continue the proceedings upon such terms as the Tribunal may think fit to impose.

Dated, May 20, 1964.

Sd/- R. K. SIRCAR,

Member, Election Tribunal, Gorakhpur.

[No. 82/304/62.]

By Order,

PRAKASH NARAIN, Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 6th June 1964

S.O. 2005.—In exercise of the powers conferred by entry 3(c) of Schedule I annexed to the Ministry of Home Affairs Notification No. 15/13/59(V)-P.IV dated 13th July, 1962 (GSR No. 991, published in the Gazette of India, Part II, Section 3, Sub-Section (ii) dated the 28th July, 1962) the Central Government is pleased to specify the following members of the family of the Rana Saheb of Jobat, District Jhabua:—

1. Shrimati Krishna Devi, Junior Rani Sahiba
2. Rajkumar Arjunsingh, eldest son
3. Rajkumar Dependra Narayan Singh, second son

for the purpose of that entry and directs that the exemption shall be valid in respect of one .12 bore gun, one rifle and one revolver/pistol each.

[No. 16/8/64-P.IV.]

M. SIVAGNANAM, Dy. Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 3rd June 1964

S.O. 2006.—In exercise of the powers conferred by Section 3 of the Emigration Act, 1922 (VII of 1922), the Central Government hereby appoints Shri A. V. Palanivelu, Protector of Emigrants, Mandapam Camp to be Protector of Emigrants, Nagapattinam in addition to his own duties with effect from May 9, 1964 to June 14, 1964 vice Shri T. C. Nilthyandam, Protector of Emigrants, Nagapattinam granted leave for this period.

[No. F.3(18)V.IV/60.]

MUNI LAL,

Controller General of Emigration.

MINISTRY OF FINANCE
(Department of Economic Affairs)

New Delhi, the 1st June, 1964

S.O. 2007.—In pursuance of clause (d) of sub-section (1) of section 19, read with sub-section (3) of section 20 of the State Bank of India Act, 1955 (23 of 1955), the Central Government, in consultation with the Reserve Bank of India, hereby nominates Sarvashri B. D. Garware, Garware Motors and Engineers Private Ltd., Chowpatty Chambers, Sandhurst Bridge, Bombay 7, and P. Brahmayya, 9, Dr. C. P. Ramaswamy Iyer Road, Madras 18, as directors of the Central Board of the State Bank of India with effect from the 1st July, 1964.

[No. F.8/51/64-SB.]

B. J. HEERJEE, Under Secy.

(Department of Economic Affairs)

New Delhi, the 2nd June 1964

S.O. 2008.—In pursuance of clause (a) of Sub-Section (1) of Section 10 of the Industrial Finance Corporation Act, 1948 (15 of 1948), the Central Government hereby appoints Shri A. Bakst, Joint Secretary to the Government of India, Ministry of Finance, Department of Economic Affairs, as the Chairman of the Industrial Finance Corporation of India in addition to his present duties with effect from the 16th May, 1964 (A.N.) vice Shri K. P. Mathrani, until further orders.

[No. F.2(59)-Corp/64.]

M. K. VENKATACHALAM, Dy. Secy.

(Department of Economic Affairs)

New Delhi, the 6th June 1964

S.O. 2009.—Statement of the Affairs of the Reserve Bank of India, as on the 22nd May 1964

BANKING DEPARTMENT

LIABILITIES	Rs.	ASSETS	Rs.
Capital paid up	5,00,00,000	Notes	21,96,90,000
Reserve Fund	80,00,00,000	Rupee Coin	4,12,000
National Agricultural Credit (Long Term Operations) Fund	73,00,00,000	Small Coin	5,39,000
		National Agricultural Credit (Long Term Operations) Fund	
		(a) Loans and Advances to :—	
		(i) State Governments	28,30,57,000
		(ii) State Co-operative Banks	8,19,04,000
		(iii) Central Land Mortgage Banks	
		(b) Investment in Central Land Mortgage Bank Debentures	3,59,36,000
National Agricultural Credit (Stabilisation) Fund	8,00,00,000	National Agricultural Credit (Stabilisation) Fund	
Deposits :—		Loans and Advances to State Co-operative Banks	
(a) Government:		Bills purchased and discounted :—	
(i) Central Government	54,95,28,000	(a) Internal	..
(ii) State Governments	19,61,67,000	(b) External	..
(b) Banks:		(c) Government Treasury Bills	49,68,94,000
(i) Scheduled Banks	85,33,39,000	Balances Held Abroad*	13,13,14,000
(ii) State Co-operative Banks	2,11,23,000	Loans and Advances to Governments**	54,32,48,000
(iii) Other Banks	62,93,000	Loans and Advances to :—	
(c) Others	157,83,66,000	(i) Scheduled Banks†	43,28,38,000
Bills Payable	35,90,84,000	(ii) State Co-operative Banks††	114,79,00,000
Other Liabilities	81,57,39,000	(iii) Others	1,90,45,000
Rupees	602,96,39,000	Investments	232,17,93,000
		Other Assets	31,50,69,000
Rupees	602,96,39,000		

*Includes Cash and Short-term Securities.

**Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund, but including temporary overdrafts to State Governments.

†Includes Rs. 7,39,15,000 advanced to scheduled banks against usance bills under section 17(4)(c) of the Reserve Bank of India Act.

†† Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund and the National Agricultural Credit (Stabilisation) Fund.

Dated the 27th day of May, 1964.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 22nd day of May 1964

ISSUE DEPARTMENT

LIABILITIES	Rs.	Rs.	ASSETS	Rs.	Rs.
Notes held in the Banking Department			Gold Coin and Bullion :—		
Notes in circulation	21,96,90,000		(a) Held in India	117,76,10,000	
Total Notes issued	2542,75,83,000	2564,72,73,000	(b) Held outside India		
TOTAL LIABILITIES	2564,72,73,000		Foreign Securities	103,45,69,000	
			TOTAL		221,21,79,000
			Rupee Coin		101,23,97,000
			Government of India Rupee Securities		2242,26,97,000
			Internal Bills of Exchange and other commercial paper		
			TOTAL ASSETS		2564,72,73,000

Dated the 27th day of May, 1964.

P. C. BHATTACHARYYA,
Governor.

[No. F. 3(2)-BC/64.]

A. BAKSI, Lt. Secy.

(Department of Revenue and Company Law)

ORDER

STAMPS

New Delhi, the 13th June 1964

S.O. 2010.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 3 of the Indian Stamp Act, 1899 (2 of 1899), the Central Government hereby remits the duty with which debentures of the value of Rs. 104.99 lakhs issued by the Andhra Pradesh State Financial Corporation, Hyderabad are chargeable under the said Act.

[No. 5—F. No. 1/2/64-Cus.VII.]

M. G. VAIDYA, Under Secy.

MINISTRY OF STEEL, MINES AND HEAVY ENGINEERING

(Department of Mines and Metals)

New Delhi, the 1st June 1964

S.O. 2011.—Whereas it appears to the Central Government that coal is likely to be obtained from the lands mentioned in the Schedule hereto annexed;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby gives notice of its intention to prospect for coal therein.

The plan of the area covered by this notification can be inspected at the Office of the National Coal Development Corporation Ltd. (Revenue Section), Darbhanga House, Ranchi or at the Office of the Collector, Burdwan (West Bengal) or at the Office of the Coal Controller, 1-Council House Street, Calcutta.

All persons interested in the lands mentioned in the said Schedule shall deliver all maps, charts and other documents referred to in sub-section (7) of section 18 of the said Act to the Revenue Officer of the National Coal Development Corporation Ltd. Darbhanga House, Ranchi within 90 days from the date of publication of this notification.

SCHEDULE

Kulti Block (Raniganj Coalfield)

Drg. No. Rev/34/64
dated 30-4-64

(showing land notified for prospecting)

Sl. No.	Village	P.S.	Village No.	District	Area	Remarks
1	Shipur . . .	Kulti	25	Burdwan . . .		Full
2	Kuldi . . .	"	26	" . . .		Full
3	Namagarara . . .	"	27	" . . .		Full
4	Gangutia . . .	"	28	" . . .		Full
5	Boldi . . .	"	33	" . . .		Full
6	Narayanchak . . .	"	34	" . . .		Full
7	Hatinal . . .	"	35	" . . .		Part
8	Parra . . .	"	36	" . . .		Full
9	Jasaidi . . .	"	37	" . . .		Full

Total area 2636.80 Acres (approx.)
or 1067.90 Hectare (approx.)

Boundary Description:

1—2 line passes along the part Eastern Bank of Barakar River which is also common with part western boundary of Hatinal village and Boldi village.

2—3 line passes along the northern boundary of village Boldi, part northern boundary of village Parra northern boundary of Jasaidi and Western boundary of village Gangutia.

- 3—4 line passes along the northern boundary of village Gangutia part northern and Eastern boundary of village Kuldī and northern boundary of village Shipur.
- 4—5 line passes along the Eastern boundary of village Shipur and part Eastern boundary of village Gangutia.
- 5—6 line passes along the Southern boundary of village Gangutia and Jasaidi.
- 6—7 line passes along the part Eastern boundary of village Parra and part Eastern boundary of village Halinal.
- 7—1 line passes through village Hathnal and meeting point 1 which is the junction point of River Damodar and Barakar.

[No. C2-24(1)/64.]

S.O. 2012.—Whereas it appears to the Central Government that coal is likely to be obtained from the lands mentioned in the Schedule hereto annexed;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby gives notice of its intention to prospect for coal therein.

The plan of the area covered by this notification can be inspected at the office of the National Coal Development Corporation Ltd. (Revenue Section), Darbhanga House, Ranchi or at the Office of the Deputy Commissioner, Hazaribagh or at the Office of the Coal Controller, 1-Council House Street, Calcutta.

All persons interested in the lands mentioned in the said Schedule shall deliver all maps, charts and other documents referred to in sub-section (7) of section 13 of the said Act to the Revenue Officer of the National Coal Corporation Ltd., Darbhanga House, Ranchi within 90 days from the date of publication of this notification.

SCHEDULE
Karo Block (East Bokaro Coalfield)

Drg. No. Rev/20/64
dated 29-2-64

Sub-Block I

(showing lands notified for prospecting)

Sl. No.	Village	P.S.	Thana No.	District	Area	Remarks
1	Kurpania	Bermo	17	Hazaribagh	..	Full
2	Bermo	"	18	"	..	Part
3	Jaridjh	"	19	"	..	Part
4	Baidkaro	"	20	"	..	Part
5	Emlo	"	64	"	..	Part
6	Karo	"	65	"	..	Part
7	Bermo (Kargali)	"	66	"	..	Part

Total area 5120.00 Acres (approx.)
OR 2073.60 Hectares (approx.)

Boundary Description:

- 1—2 line passes along the part Eastern Boundary of Village Gobindpur, which is also common with part Western Village boundaries of Bermo, Kurpania, and passes along the northern boundaries of villages Bermo, Baidkaro and Karo which is also common with part southern boundary of village Pilipilo, Southern boundary of Chhotkuri part Southern boundary of village Palamu and part Southern boundary of village Sarubera.
- 2—3 line passes along the Part Western boundary of village Emlo which also is common with the part Eastern boundary of village Karo and then passes through village Emlo meeting at point 3 which is the north east corner point of Kargali Colliery boundary.
- 3—4 line passes through villages Emlo, Karo, Bermo (Kargali), Baidkaro and Bermo and also common with the northern boundary of Kargali Colliery and Bokaro Colliery.

- 4—5 line passes through village Bermo and Jaridih and is also partly common with the western boundary of Bokaro Colliery.
 5—6 line passes through village Bakaro.
 6—7 line passes along the part northern boundary of village Jaridih and through village Bermo.
 7—1 line passes through village Bermo which is also common with the part northern Railway boundary of Bermo Berkakhana Railway line.

Sub-Block II

Sl. No.	Village	P.S.	Thana No.	District	Area	Remarks
1	Borea	: .	Bermo	115	Hazaribagh	.
2	Jarangdih	: .	"	116	"	.
Total area 65 00 Acres (approx.) OR 26 33 Hectares (approx.)						

Boundary Description:

- 1—2 line passes through Jarangdih and Borea which is also common with the left Bank of Kunar Nala.
 2—3 line passes through village Borea (Through Kunar Nala) up to the point 3 which is the middle of Kunar Nala.
 3—4 line passes along the part northern boundary of village Borea and along the northern boundary of village Jarangdih which is common with the part middle line of Kunar Nala.
 4—1 line passes through village Jarangdih (Kunar Nala) meeting at point 1 on the left Bank of Kunar Nala.

[No. C2-20(13)/64.]

ERRATA*New Delhi, the 1st June 1964*

S.O. 2013.—In the Notification of the Government of India in the Ministry of Steel, Mines and Heavy Engineering (Department of Mines and Metals) of No. S.O. 679, dated the 17th February, 1964 published at pages 913—915 in Part II, Section 3, Sub-section (ii) of the Gazette of India, dated the 29th February, 1964.

At page 913 in the Schedule,

- (i) in the heading to column 6, for "District are" read "District area".
 (ii) at the end, for "24·05 acres (Approx) OR 9·74 Hectarers (Approx)" read "24·05 acres (Approx) OR 9·74 Hectares (Approx)".

At page 914,

- (i) In lines 26 and 27 for "one unnumbered (plot) part" read "one unnumbered plot (Part)".
 (ii) In the heading in line 29 for "village Fail" read "village Jail".
 (iii) In line 30 for "212(P)" read "122(P)".
 (iv) In line 38 for "213/1, Cha" read "213/1 Cha.".
 (v) In line 41 for "1110" read "110".
 (vi) In line 49 for "u/s 9(P)" read "u/s 9(1)".

[No. C2-22(10)/63.]

New Delhi, the 2nd June 1964

S.O. 2014.—In the Notification of the Government of India in the Ministry of Steel, Mines and Heavy Engineering (Department of Mines and Metals)

S.O. 150, dated the 4th January, 1964 published at pages 150 to 152 in Part II, Section 3, Sub-section (ii) of the Gazette of India, dated the 11th January, 1964.

1. At page 150

- (i) in line 29 omit "as"
- (ii) in line 37 omit "2-02" occurring for the second time
- (iii) Below the tabular statement insert "Plot No. acquired in village Naraibad:—15(P)"

2. At page 151

- (i) In line 21 for "Naraihad" read "Naraibad"
- (ii) In line 24 for "Binihri" read "Binjhri"
- (iii) In line 25 insert "60," after "59(P),"
- (iv) In line 28 for "922(P)" read "292(P)"
for "367-377, 378(P)," read "367-377-378(P)"
- (v) In line 35 for "237 (2)" read "237/2" and
for "241 329" read "241 to 329"
- (vi) In line 40 for "616, 651" read "616 to 651"
- (vii) In line 41 for "661/2" read "691/2"
- (viii) In line 42 for "70 to 734" read "705 to 734"
- (ix) In line 43 for "838(P)", read "835(P)"
- (x) In line 44 for "859 to 877" read "859 to 872"
- (xi) In line 45 for "873/3 873/4" read "873/3, 873/4"
for "901/1" read "909/1"

3. At page 152

- (i) In line 10 for "367, 377-378" read "367-377-378"
- (ii) In line 32 for "237/2, 239" read "237/2-239"

[No. C2-22(8)/60.]

S.O. 2015.—In the Notification of the Government of India in the Ministry of Steel, Mines and Heavy Engineering (Department of Mines and Metals) S.O. No. 363, dated the 20th January, 1964 and published in the Gazette of India, dated the 1st February, 1964, Part II, Section 3, Sub-section (ii) at pages 390 to 393:—

1. at page 390

- (i) In line 3, for "ND 20/1" read "New Delhi-2, the 20th January, 1964."
- (ii) In line 5, for "S.O. 2303" read "S.O. 2503".

2. at page 391

- (i) In line 15, for "Pharia" read "Jharia".
- (ii) In line 17, for "Dated 25-3-63" read "Dated 5-11-63".
- (iii) In line 31, for "Boundary by description of Sub-Block—A" read "Boundary description of Sub-Block—A".
- (iv) In lines 32 and 33, for "Gop-nathdih" read "Gopinathdih".
- (v) In line 34, for "165" read "10".
- (vi) In line 38, for "L-H" read "E-H".

3. at page 393

- (i) In line 7, for "Fatudih" read "Jatudih".
- (ii) In line 10, for "147(P)" read "157(P)".
- (iii) In line 18, for "Garbhaudih" read "Garbhudih".
- (iv) In line 32, for "C-D lin" read "C-D line".
- (v) In line 33, for "Jatuidih" read "Jatudih".
- (vi) In line 42, for "ge" read "Village".
- (vii) In line 51, for "21" read "241".
- (viii) In line 54, for "hrough" read "through".

- (ix) In lines 58 and 59, for "at point N" read "at point A", and for "Central Jharia Block notified U/s 7(1)" read "Central Jharia Block notified u/s 7(1)".

[No. C2-20(5)/63.]

A. NABAR, Under Secy.

(Department of Mines and Metals)

ORDER

New Delhi, the 30th May 1964

S.O. 2016.—In exercise of the powers conferred by Section 5 of the Essential Commodities Act, 1955, the Central Government hereby directs that the power to make orders under Clauses (i) and (j) of Sub-section (2) of Section 3 of the said Act shall, in relation to any non-ferrous metal to which the Non-Ferrous Metals Control Order 1958 for the time being applies, be exercisable also by Dr. P. Dayal, Development Officer (Metals), Directorate General of Technical Development, New Delhi, during the period 1st June 1964 to 30th June 1964.

[No. F.5(1)Met/64.]

C. S. VENUGOPALA RAO, Dy. Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Department of Agriculture)

New Delhi, the 2nd June 1964

S.O. 2017.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following Order further to amend the Fertilizer (Control) Order further to amend the Fertilizer (Control) Order, 1957, namely:—

1. This Order may be called the Fertiliser (Control) Third Amendment Order, 1964.

2. In the Fertilizer (Control) Order, 1957—

(i) after clause 8, the following clause shall be inserted, namely:

"8A. Amendment of licence.—(1) Where a licensee desires to carry on the business of selling any fertilizer in addition to that included in his licence, he shall make an application in duplicate for an amendment of the licence to the licensing authority in Form 'A', together with the licence and the fee for the amendment of the licence.

(2) On receipt of such application together with the licence and such fee, the licensing authority may amend the licence suitably.

(3) Where any such application is refused, the licensing authority shall record the reasons for refusal and shall furnish the licensee with a copy of the order so passed";

(ii) in clause 18, for sub-clause (a), the following sub-clause shall be substituted, namely:—

"(a) refusing to grant, amend or renew the licence;"

(iii) in clause 22, in sub-clause (1), for the words "for the grant or renewal of a licence" wherever they occur, the words "for the grant, amendment or renewal of a licence" shall be substituted.

(iv) after Form 'A', the following Form shall be inserted, namely:—

"FORM 'AA'

(See clause 8A)

Application for amendment of the licence to carry on the business of a dealer in fertilizers.

To

The Licensing Authority, State of.....

1. Full name and address of the applicant.
2. The names of fertilizers in which the applicant has been authorised to carry on business.
3. No. and date of the licence granted in favour of the applicant.
4. The names of fertilizers in which the applicant desires to carry on business.
5. I enclose the licence already granted to me and I have deposited the prescribed fee for amendment of the licence.

.....
(Signature of the applicant)

Date:

Place:

[No. 16-15/62-M.]

K. G. G. PISHARODI, Under Secy.

(Department of Agriculture)

New Delhi, the 5th June 1964

S.O. 2018.—In exercise of the powers conferred by section 5 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Food and Agriculture (Department of Agriculture) S.O. 2763 dated the 21st September, 1963, namely:—

In the said notification, for the words and figures, "31st July, 1964," substitute "30th September, 1964".

[No. 1-14/62-C(E).]

N. RANGANATHAN, Under Secy.

MINISTRY OF INDUSTRY

New Delhi, the 2nd June 1964

S.O. 2019.—In exercise of the powers conferred by sub-section (1) of section 10 of the Indian Standards Institution (Certification Marks) Act, 1952 (36 of 1952) and rule 13 of the Indian Standards Institution (Certification Marks) Rules, 1955, the Central Government hereby makes the following amendment to the notification of the Government of India in the late Ministry of Commerce and Industry No. S.O. 1931 dated the 5th July, 1963, namely:—

In the said notification, for the words "Ministry of Economic and Defence Coordination" the words "Ministry of Technical Development and Supply" shall be substituted.

[No. 23 (22)/63-TMP.]

HARGUNDAS, Under Secy.

ORDER

New Delhi, the 5th June 1964

S.O. 2020/IDRA/18G/64.—In exercise of the powers conferred by Section 18G of the Industries (Development and Regulation) Act, 1951 (65 of 1951), the Central Government hereby makes the following Order further to amend the Cement Control Order, 1961, namely,—

1. This Order may be called the Cement Control (Third Amendment) Order, 1964.
2. In the Cement Control Order, 1961, for sub-clauses (b) and (c) of clause 6(1), the following shall be substituted, namely:—
“(b) The price at which a producer may sell rapid hardening cement or low heat cement shall be Rs. 10.00 per metric tonne in addition to the price specified in Paragraph (A) of the Schedule.”

[No. 8-32/61-Cem.II.]

R. NATARAJAN, Under Secy.

CORRIGENDUM

New Delhi, the 2nd June, 1964

S.O. 2021.—In the late Ministry of Commerce and Industry Order No. 1677-IDRA/6/6 dated the 17th June, 1963 (as amended from time to time) published in Part II section 3 sub-section (ii) of the Gazette of India dated the 22nd June, 1963:—

For: 30. Shri Girdharilal Gupta,
Rajasthan Electric Industries,
C-2, Industrial Estate,
Jaipur (South), Rajasthan.

Read: 30. Shri Girdharilal Gupta,
Rajasthan Electric Industries,
Hauz Qazi, Delhi-6.

[No. 1(6)Dev. Councils/63.]

S. P. KRISHNAMURTHY, Under Secy.

(Indian Standards Institution)

New Delhi, the 3rd June 1964

S.O. 2022.—In licence No. CM/L-109 dated 4 November 1958 held by M/s. Savlar Paint & Varnish Works, Bombay, the details of which were published under S.O. 3538 in the Gazette of India, Part II Sub-section 3(ii) dated 21 December 1963, the new products, namely, Oil Paste for Paints to Indian Standard colours, covered by IS: 92-1950 and IS: 93-1950 have been included.

[No. MD/12: 182.]

New Delhi, the 4th June 1964

S.O. 2023.—In pursuance of sub-regulation (3) of regulation 7 of the Indian Standards Institution (Certification Marks) Regulations, 1955, as amended in 1961, 1962 and 1964 the Indian Standards Institution hereby notifies that the marking fee per unit for Arc Welding Transformers, details of which are given in the Schedule hereto annexed, has been determined and the fee shall come into force with effect from 1 July 1964.

THE SCHEDULE

Sl. No.	Product/Class of Products	No. and title of relevant Indian Standard	Unit	Marking fee per Unit
(1)	(2)	(3)	(4)	(5)
1	Arc Welding Transformers	IS: 1851 (Part I)—1961 Specification for Arc Welding Transformers Part I : Single Operator Type	100 Amps	Re 1.00

[No. MD/18:2.]

S.O. 2024.—In partial modification of the Standard Mark, notified in the Schedule annexed to the then Ministry of Commerce and Industry (Indian Standard Institution) Notification No. S.O. 2957 dated 29 November 1960 published in the Gazette of India, Part II, Section 3, Sub-Section (ii), dated the 10 December 1960 the Indian Standards Institution hereby notifies that the Standard Mark for Phenolic Moulding Materials, design of which together with the verbal description of the design and the title of the relevant Indian Standard is given in the Schedule hereto annexed, has been revised.

This Standard Mark for the purpose of Indian Standards Institution (Certification Marks) Act, 1952, as amended in 1961 and the Rules and Regulations framed thereunder, shall come into force with effect from 22 May 1964.

THE SCHEDULE*

Sl. No.	Design of the Standard Mark	Product/Class of Products	No. and Title of the Relevant Indian Standard	Verbal description of the design of the Standard Mark
	IS:1300  GRADE 1	Phenolic Moulding Materials.	IS:1300-1963 Specification for Phenolic Moulding Materials (Revised).	The monogram of the Indian Standards Institution consisting of letters ISI, drawn in the exact style and relative proportions as indicated in col. (2), the number designation of the Indian Standard being superscribed on the top side and the relevant Grade designation being subscribed under the bottom side of the monogram, as indicated in the design.
	IS:1300  GRADE 2			
	IS:1300  GRADE 3			

[No. MD/17.2]

S.O. 2025.—In pursuance of sub-rule (1) of rule 4 of the Indian Standard Institution (Certification Marks) Rules, 1955, as amended in 1962, the Indian Standards Institution hereby notifies that the Standard Mark(s), design(s) of which together with the verbal description of the design(s) and the title(s) of the relevant Indian Standard(s) are given in the Schedule hereto annexed, have been specified.

These Standard Mark(s), for the purpose of the Indian Standards Institution (Certification Marks) Act, 1952, as amended in 1961, and the rules and regulations framed thereunder, shall come into force with effect from the dates shown against each.

THE SCHEDULE

Sl. No.	Design of the Standard Mark	Product/Class of Products to which applicable	No. & Title of Relevant Indian Standard	Verbal description of the design of the Standard Mark	Date of Effect
(1)	(2)	(3)	(4)	(5)	(6)
	IS:92 	Oil Paste for Paints.	IS:92-1950 Specification for Oil Paste for Paints to Indian Standard colours No. 537 Signal Red, No. 538 Post Office Red,	The monogram of the Indian Standards Institution consisting of letters ISI, drawn in the exact style and relative proportions as indicated in col. (2)	1 May 1964

(1)	(2)	(3)	(4)	(5)	(6)
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		No. 540 Crimson No. 541 Maroon No. 570 Traffic Red		the number designation of the Indian Standard being inscribed on the top side of the monogram, as indicated in the design.	
2		Oil Paste for Paints	IS: 93-1950 Specification for Oil Paste for Paints to Indian Standard Colours No. 445 Venetian Red No. 446 Red Oxide No. 448 Deep Indian Red No. 449 Light Purple Brown No. 451 Chocolate No. 473 Gulf Red and Red Oxide (Colour Unspecified)	The monogram of the Indian Standards Institution consisting of letters ISI, drawn in the exact style and relative proportions as indicated in col (2), the number designation of the Indian Standard being inscribed on the top side of the monogram, as indicated in the design.	1 May 1964.
3		Arc Welding Transformers	IS: 1851 (Part I)—1961 Specification for Arc Welding Transformers Part I : Single Operator Type	The monogram of the Indian Standards Institution consisting of letters ISI, drawn in the exact style and relative proportions as indicated in col (2), the number designation of the Indian Standard being superscribed on the top side of the monogram as indicated in the design.	1 July 1964.

[No. MD/17:2.]

S. K. SEN,
Head of the Certification Marks Department.

MINISTRY OF WORKS & HOUSING

New Delhi, the 5th June 1964

S.O. 2026.—In exercise of the powers conferred by Section 3 of the Public Premises (Eviction of Unauthorised Occupants) Act, 1958 (32 of 1958), the Central Government hereby makes the following amendment in the notification to the Government of India in the Ministry of Works, Housing and Supply No. S.O. 307, dated the 28th January 1959, as amended by notification No. S.O. 2461, dated the 29th October, 1959, namely:—

In the table below the said notification, for the entry in column I against Serial No. 35(f), the following shall be substituted, namely:—

"Deputy Director, Geodetic and Research Branch, Survey of India, Dehra Dun."

[No. 32/9/64-Acc.II.]
SHITAL PRASAD, Under Secy-

MINISTRY OF PETROLEUM AND CHEMICALS

New Delhi, the 27th May 1964

S.O. 2027.—Whereas by a notification of the Government of India in the Ministry of Mines and Fuel S.O. No. 2138, dated the 22nd July 1963 under sub-section (1) of Section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipelines;

And whereas the competent authority has, under sub-section (1) of section 6 of the said Act, submitted report to the Government;

And, whereas, the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the Schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the Schedule appended to this notification is hereby acquired for laying the pipelines and in exercise of the powers conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said lands, shall instead of vesting in the Central Government, vest on the date of the publication of this declaration in the Indian Refineries Limited free from all encumbrances.

SCHEDULE

State—Bihar	District—Monghyr	Thana—Lakhisarai			
Village with thana No.	Survey No. (Plot No.)	Extent acre	Village with thana No.	Survey No. (Plot No.)	Extent in acre
English No. 186	2330	0.05	English No. 186—contd.	1903	0.07
	2314	0.07		2334	0.065
	2313	0.085	Indupur No. 184	372	0.005
	2316	0.09		373	0.11
	2317	0.025		363	0.08
	2318	0.02		361	0.06
	2308	0.06		355	0.08
	2306	0.12		374	0.01
	2305	0.06		352	0.18
	2303	0.025		351	0.08
	2060	0.11		350	0.07
	2343	0.08		348	0.02
	2342	0.14		347	0.065
	2339	0.14		346	0.02
	2340	0.15		345	0.06
	1902	0.095		342	0.10
	2059	0.125		340	0.30
	4194	0.06	Barhiya No. 187 .	935	0.08
	1964	0.065		2395	0.13
	1953	0.16		2397	0.05
	1927	0.055		2398	0.06
	1920	0.007		2401	0.27
	1926	0.225		2402	0.12
	4188	0.02		2409	0.06
	1906	0.02		2404	0.07
	1905	0.01		2406	0.26
	1901	0.17		2372	0.09
	2326	0.13		2367	0.09
	2327	0.155		2365	0.07
	2329	0.12		2359	0.005
	2328	0.05		3260	0.005
	1582	0.08		2358	0.05
	2347	0.075			
	2345	0.12			
	2344	0.09			

Village with thana No.	Survey No. (Plot No.)	Extent in acre	Village with thana No.	Survey No. (Plot No.)	Extent in acre
Barhiya No. 187—contd.	2357	0.06	Gangasarai No.187	26	0.025
	2356	0.005		27	0.017
	2325	0.025		29	0.075
	2318	0.05		28	0.11
	2308	0.05		60	0.055
	2297	0.13		61	0.055
	2295	0.02		64	0.045
	2352	0.06		87	0.03
	2351	0.06		86	0.02
	2347	0.03		65	0.06
	2344	0.04		89	0.015
	2346	0.05		85	0.02
	2345	0.05		84	0.175
	2341	0.05		91	0.095
	2339	0.005		92	0.05
	2340	0.07		93	0.055
	2338	0.005		94	0.08
	2337	0.07		83	0.012
	2336	0.095		110	0.21
	2330	0.08		122	0.01
	2329	0.08		111	0.09
	2326	0.07		112	0.17
	2324	0.02		113	0.125
	2319	0.05		115	0.04
	2316	0.08		116	0.003
	2307	0.01		156	0.065
	2296	0.07		157	0.03
	2298	0.16		158	0.05
	2418	0.005		159	0.10
	2317	0.08		160	0.08
	2511	0.11		165	0.25
	2348	0.035		166	0.04
				182	0.12
Uphraul No. 183	191	0.27	Gangasarai No. 182	183	0.07
	192	0.10		184	0.06
	190	0.04		185	0.07
	189	0.04		186	0.153
	188	0.045		362	0.13
	185	0.105		359	0.09
	186	0.11		356	0.03
	128	0.105		2740	0.03
	130	0.085		2739	0.025
	131	0.17		2737	0.075
	135	0.125		2736	0.098
	132	0.18		2775	0.205
	133	0.23		2772	0.37
	161	0.005		2765	0.015
	159	0.13		2764	0.047
	153	0.04		2763	0.075
	152	0.135		2762	0.06
	137	0.007		2761	0.035
	142	0.03		162	0.012
	143	0.10		378	0.004
	151	0.16		2163	0.003
	150	0.05		2760	0.39
	145	0.093		357	0.01
	149	0.002		355	0.097
	1	0.045		346	0.11
	139	0.01		371	0.03
Barhiya No. 187	2785	0.005		345	0.085
	2787	0.005		372	0.135
Gangasarai No. 182	1	0.365		375	0.085
	25	0.08		376	0.10
	30	0.03		373	0.10
				374	0.13

Village with thana No.	Survey No. (Plot No.)	Extent in acre	Village with thana No.	Survey No. (Plot No.)	Extent in acre
Gangasarai No. 182--contd			Dumri No. 161—contd.		
2090	377	0.11	250	0.055	
2091	2090	0.14	251	0.045	
2092	2091	0.135	252	0.05	
2093	2092	0.105	270	0.065	
2094	2093	0.10	269	0.02	
2095	2094	0.145	267	0.008	
2096	2095	0.08	263	0.17	
2088	2096	0.01	262	0.015	
2087	2088	0.10	279	0.053	
2100	2087	0.045	281	0.055	
2101	2100	0.002	280	0.008	
2086	2101	0.11	282	0.065	
2085	2086	0.19	285	0.075	
2159	2085	0.085	350	0.02	
2160	2159	0.07	293	0.045	
2161	2160	0.04	294	0.05	
2168	2161	0.06	295	0.065	
2167	2168	0.06	296	0.065	
2166	2167	0.075	297	0.035	
2162	2166	0.03	298	0.045	
2164	2162	0.05	299	0.11	
2205	2164	0.275	300	0.155	
2204	2205	0.062	303	0.085	
2201	2204	0.03	304	0.025	
2202	2201	0.01	332	0.145	
2200	2202	0.045	331	0.05	
2192	2200	0.21	328	0.07	
2190	2192	0.045	325	0.035	
2191	2190	0.097	324	0.035	
2188	2191	0.095	323	0.035	
2223	2188	0.17	319	0.06	
2224	2223	0.07	318	0.02	
2187	2224	0.04	313	0.17	
2704	2187	0.105	312	0.02	
2703	2704	0.09	311	0.008	
2701	2703	0.01	2256	0.10	
2700	2701	0.01	2255	0.055	
2702	2700	0.045	2254	0.04	
2699	2702	0.075	2229	0.155	
2698	2699	0.095	2230	0.03	
2726	2698	0.10	2231	0.06	
2713	2726	0.01	2232	0.085	
2714	2713	0.045	2233	0.035	
2727	2714	0.06	2236	0.02	
2723	2727	0.275	2234	0.03	
2735	2723	0.01	2237	0.01	
2738	2735	0.095	2225	0.125	
136	2738	0.08	2224	0.02	
Dumri No. 161 . . .	152	0.545	2223	0.045	
	375	0.44	2222	0.035	
	226	0.135	2221	0.045	
	227	0.035	2220	0.005	
	228	0.055	2219	0.085	
	234	0.065	2218	0.085	
	229	0.005	2213	0.055	
	233	0.005	2211	0.085	
	235	0.10	2341	0.008	
	236	0.06	2342	0.085	
	246	0.10	2343	0.03	
	247	0.06	2207	0.03	
	248	0.03	2206	0.04	
	245	0.035	2205	0.055	
	249	0.02	2204	0.045	
			2203	0.065	

Village with thana No.	Survey No. (Plot No.)	Extent in acre	Village with thana No.	Survey No. (Plot No.)	Extent in acre
Dumri No. 161—contd.	2201	0.045	Paharpur No. 192—contd.	867	0.03
	2200	0.055		868	0.02
	2199	0.105		869	0.19
	2198	0.09		856	0.19
	2197	0.075		875	0.14
	2140	0.02	Juas No. 136	1	0.227
	2196	0.03		2	0.102
	2195	0.03		519	0.04
	2194	0.045		9	0.085
	2192	0.055		8	0.003
	2191	0.075		7	0.005
	2190	0.085		11	0.03
	2189	0.04		10	0.08
	2188	0.018		518	0.025
	2187	0.02		517	0.02
	2186	0.265		12	0.029
	2141	0.015		13	0.06
	2144	0.003		14	0.10
	2145	0.008		15	0.10
	2176	0.20		17	0.07
	2175	0.125		516	0.007
	2169	0.085		515	0.005
	2168	0.085		514	0.005
	2154	0.095		18	0.05
	2153	0.115		19	0.055
	2151	0.095		513	0.01
	2148	0.005		512	0.012
	2150	0.035		21	0.07
	4481	0.05		22	0.08
	4478	0.045		28	0.06
	4482	0.03		511	0.017
	4483	0.125		29	0.035
	4484	0.085		43	0.035
	4485	0.065		510	0.005
	4486	0.02		509	0.02
	4488	0.045		44	0.08
	4489	0.03		45	0.025
	4490	0.03		71	0.175
	4491	0.03		70	0.105
	4492	0.045		69	0.025
	4493	0.045		68	0.005
	4511	0.075		72	0.12
	4516	0.07		73	0.12
	4517	0.05		74	0.08
	4518	0.045		75	0.05
	4520	0.085		76	0.18
	4521	0.065		114	0.11
	4526	0.065		115	0.105
	4528	0.015		116	0.07
	4527	0.065		117	0.04
	4542	0.325		121	0.13
	4543	0.105		120	0.03
	4556	0.065		122	0.095
	2149	0.40		123	0.09
	4555	0.10		501	0.09
	4617	0.03		124	0.05
	153	0.085		127	0.04
Paharpur No. 192	857	0.05		146	0.015
	858	0.05		128	0.15
	859	0.19		129	0.04
	850	0.10		130	0.12
	861	0.17		431	0.065
	863	0.03		432	0.07
	864	0.12		433	0.075
				434	0.07

Village with thana No.	Survey No. (Plot No.)	Extent in acre	Village with thana No.	Survey No. (Plot No.)	Extent in acre
Juas No. 136— <i>contd.</i>	435	0·04	Juas No. 136— <i>contd.</i>	444	0·105
	436	0·085		445	0·05
	498	0·07		508	0·005
	1961	0·055		507	0·002
	497	0·01		504	0·005
	437	0·05		500	0·03
	439	0·10	Barahiya English No.	17	0·075
	496	0·03		20	0·785
	440	0·105		21	0·027
	442	0·04		22	0·045
	443	0·055		18	0·265
	495	0·03		19	0·16
	494	0·015		29	0·115

[No. 31/47/64-ONG/HATH/2 & 3.]

S.O. 2028.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum between Barauni Refinery in Bihar State to Kanpur in Uttar Pradesh State, a pipeline should be laid by the Indian Refineries Limited and that for the purpose of laying such pipeline, it is necessary to acquire the right of user in land described in the Schedule annexed hereto;

2. Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein.

3. Any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipelines under the land to the Competent Authority—Special Land Acquisition Officer, C/o Indian Refineries Limited, P.O. Hathidah, District Patna. Every person making such an objection shall also state specifically whether he wishes to be heard in person or by a legal practitioner.

SCHEDULE

State—Bihar.

District—Patna.

Thana—Mokameh.

Village with thana No.	Survey No. (Plot No.)	Extent in acre	Village with thana No.	Survey No. (Plot No.)	Extent in acre
Goshaingaon No. 39	1493	1·28	Goshaingaon No. 39— <i>contd.</i>	1372	0·01
	1500	0·01		1378	0·04
	1501	0·11		1379	0·35
	1503	0·38		1380	0·005
	1491	0·20		1331	0·09
	1490	0·16		1381	0·17
	1453	0·23		1326	0·01
	1454	0·125		1327	0·025
	1455	0·57		1328	0·035
	1456	0·03		1329	0·22
	1347	0·045		952	0·12
	1366	0·06		991	0·16
	1367	0·23		953	0·01
	1368	0·22		990	0·14
	1369	0·08		988	0·32
	1370	0·01		989	0·06
	1365	0·02		1005	0·01
	1364	0·41		1004	1·02

Village with thana No.	Survey No. (Plot No.)	Extent in acre	Village with thana No.	Survey No. (Plot No.)	Extent in acre
Goshaingaon No. 39— <i>contd.</i>	1044	0.225	Goshaingaon No. 39— <i>contd.</i>	67	0.07
	1045	0.04		68	0.075
	1047	0.17		49	0.01
	1046	0.04	Seonar No. 31	3513	0.62
	1049	0.02		3510	0.21
	1048	0.20		3509	0.12
	1052	0.17		3517	0.005
	1051	0.04		3508	0.45
	1053	0.23		3506	0.18
	1054	0.04		3580	0.04
	1055	0.045		3502	0.20
	1056	0.065		3581	0.015
	1058	0.06		3501	0.09
	1059	0.065		3500	0.35
	1062	0.23		3499	0.28
	1063	0.09		3498	0.02
	1093	0.04		2836	0.24
	1094	0.005		2833	0.005
	1092	0.24		2835	0.33
	1095	0.06		2826	0.33
	1101	0.42		2813	0.14
	1100	0.035		2814	0.37
	1110	0.075		2810	0.26
	1099	0.09		3796	0.07
	1113	0.12		2803	0.07
	1114	0.12		2802	0.42
	1120	0.01		2804	0.08
	1115	0.105		3154	0.02
	1118	0.105		2701	0.07
	1119	0.03		2702	0.03
	1123	0.175		203	0.2
	1128	0.15		2705	0.44
	1127	0.16		2715	0.145
	1144	0.12		2714	0.03
	1145	0.04		2656	0.095
	1143	0.07		2655	0.045
	1146	0.09		2554	0.12
	1147	0.22		2652	0.06
	1148	0.10		2651	0.035
	1149	0.095		2650	0.095
	1176	0.35		2647	0.08
	1178	0.06		2646	0.08
	1175	0.08		2645	0.12
	1170	0.05		2641	0.14
	1169	0.025		2635	0.195
	1179	0.09		2634	0.08
	1180	0.15		2633	0.11
	1181	0.57		2632	0.075
	1201	0.11		2631	0.075
	35	0.05		2623	0.11
	31	0.28		2630	0.09
	32	0.17		2624	0.165
	33	0.26		2628	0.14
	34	0.18		2220	0.16
	50	0.34		2221	0.24
	51	0.05		2222	0.05
	52	0.03		2223	0.23
	53	0.045		2209	0.17
	54	0.17		2225	0.035
	57	0.07		2208	0.125
	56	0.22		2205	0.19
	55	0.04		2207	0.005
	63	0.18		2206	0.06
	62	0.17		2167	0.24
	65	0.065			

Village with thana No.	Survey No. (Plot No.)	Extent in acre	Village with thana No.	Survey No. (Plot No.)	Extent in acre
Seonar No. 31—contd.	2366 2165 2241 2164 2201 2002 2027 2026 3511 3580 2704 2812 2219	0.45 0.26 0.56 0.05 0.42 0.39 0.03 1.41 0.005 0.04 0.005 0.005 0.005	Mor No. 33—contd.	3641 3491 3625 3292 3294 3293 3621 3576 3577 3578 3579 3566 3572 3567	0.13 0.05 0.055 0.385 0.105 0.29 0.10 0.58 0.21 0.17 0.05 0.025 0.17 0.41
Barahpur No. 32	1262 1261 1259 1260 1255 1256 1257 1119 1121 1115 1114 1108 1109 1108 1110 1107 1103 1101 1116	0.515 0.195 0.04 0.61 0.123 0.575 0.075 0.07 0.37 0.14 0.05 0.12 0.16 0.46 0.12 0.175 0.01 0.57 0.005	Hathidah Buzurg No. 20	1132 1131 1124 1123 1114 1115 1116 1117 1105 1067 1066 1065 1064 2413 2414 2415 1063 1062 1059 1058 1057 1059 1125 1122	0.095 0.31 0.025 0.08 0.06 0.05 0.07 0.12 0.34 0.24 0.09 0.06 0.085 0.04 0.025 0.015 0.05 0.05 0.145 0.065 0.27 0.065 0.005 0.005
Barahpur No. 31	4107 4102 4106 4105 4103 3867 3841 3843 3850 3847 3848 3849	0.265 0.205 0.025 0.005 0.63 0.39 0.72 1.23 0.61 0.02 0.04 0.12	Hathidah Khurd No. 21	250 251 252 248 232 231 228 226 225 223 222 221 220 219	0.02 0.07 0.035 0.135 0.09 0.035 0.03 0.05 0.04 0.06 0.07 0.02 0.055 0.05
	7913 3849 3673	0.09 0.04			
	7969 3673 3674 3671 3673 3669 3666 3665 3276 3275 3274 3278 3279 3290	0.17 0.35 0.03 0.33 0.73 0.15 0.09 0.03 0.22 0.23 0.63 0.005 0.25			

Village with thana No. -	Survey No. (Plot No.)	Extent in acre	Village with thana No.	Survey No. (Plot No.)	Extent in acre
Hathidah Khurd No. 21 —contd.	215	0.10	Dharampur No. 22—contd.	344	0.03
	214	0.06		345	0.05
	213	0.03		346	0.005
	212	0.04	Dariapur No. 23	1202	0.045
	207	0.04		686	0.05
	205	0.005		684	0.05
	206	0.045		681	0.03
	200	0.035		680	0.02
	192	0.045		679	0.095
	191	0.08		678	0.045
	190	0.025		677	0.02
	179	0.03		1200	0.02
	178	0.035		675	0.07
	177	0.035		676	0.005
	173	0.035		671	0.005
	169	0.045		673	0.07
	168	0.045		672	0.16
	165	0.105		670	0.005
	163	0.09		668	0.02
	158	0.04		667	0.04
	156	0.045		666	0.03
	155	0.035		662	0.09
	151	0.04		661	0.08
	150	0.035		653	0.055
	149	0.035		659	0.005
	142	0.035		649	0.04
	141	0.06		645	0.06
	134	0.045		636	0.08
	133	0.05		637	0.035
	127	0.05		638	0.03
	97	0.045		639	0.03
	98	0.045		752	0.20
	99	0.02		753	0.015
	100	0.025		751	0.07
	102	0.04		756	0.07
	103	0.02		757	0.21
	104	0.04		763	0.01
	108	0.13		608	0.07
	32	0.06		607	0.07
	34	0.125		605	0.04
	29	0.12		604	0.045
	88	0.01		603	0.045
	86	0.015		601	0.075
	87	0.05		600	0.11
	69	0.035		599	0.16
	85	0.01		596	0.225
	84	0.015		594	0.035
	83	0.035		593	0.03
	70	0.02		592	0.08
	71	0.015		591	0.055
	72	0.015	Murarpur No. 24	729	0.01
	73	0.015		788	0.005
	74	0.035		787	0.06
	82	0.03		786	0.03
	75	0.05		785	0.07
	75	0.025		784	0.12
	679			730	0.01
	76	0.055		731	0.005
	77	0.04		783	0.405
	89	0.005		781	0.03
				778	0.005
Dharampur No. 22	354	0.03		777	0.02
	355	0.09		776	0.02
	356	0.035		775	0.12
	352	0.15		779	0.07

Village with thana No.	Survey No. (Plot No.)	Extent in acre	Village with thana No.	Survey No. (Plot No.)	Extent in acre
Auta No. 25	2966	o 19	Auta No. 25—contd	3602	o 21
	2967	o 07		3605	o 005
	2971	o 05		3604	o 13
	2972	o 05		3603	o 005
	2973	o 06		3606	o 07
	2974	o 09		3635	o 09
	2975	o 06		3636	o 35
	2976	o 08		3607	o 005
	2936	o 075	Chintamanchak No. 29	2841	o 56
	2927	o 075		2842	o 68
	2926	o 035		2974	o 13
	2928	o 055		2831	o 05
	2923	o 075		2830	o 03
	2920	o 07		2825	o 02
	2913	o 075		2824	o 02
	2912	o 09		2823	o 01
	2909	o 085		2973	o 09
	2904	o 15		2471	o 16
	2905	o 10		2470	o 38
	2903	o 17		2976	o 24
	3160	o 18		2978	o 28
	3559	o 02		2977	o 165
	3189	o 14		2980	o 50
	3194	o 11		2981	o 51
	3195	o 17		2982	o 12
	3193	o 09		2468	o 02
	3202	o 005		2467	o 22
	3196	o 145		2466	o 87
	3197	o 14		2259	o 33
	3219	o 05		2258	o 06
	3220	o 10		2260	1.03
	3221	o 005		2284	1.025
	3217	o 15		2285	o 16
	3216	o 46		2296	o 18
	3513	o 11		2301	o 22
	3512	o 085		2302	o 15
	3514	o 18		2330	o 48
	3419	o 01		2329	o 20
	3478	o 33		2328	o 10
	3420	o 15		2338	o 09
	3421	o 02		2339	o 10
	3435	o 08		2340	o 38
	3438	o 075		2351	o 105
	3442	o 17		2347	o 13
	3398	o .21		2348	o 335
	3397	o 12		2843	o 005
	3599	o 15		2283	o 005
	3396	o 045			

[No. 31(47)/63-ONG]

P. P GUPTA, Under Secy.

MINISTRY OF EDUCATION

New Delhi, the 27th May 1964

S.O. 2029.—In exercise of the powers conferred by sub-section (3) of section 8 of the Provident Funds Act, 1925 (19 of 1925), the Central Government hereby directs that in the schedule to the said Act, after the existing entries, the name of the following public institution shall be added, namely.

“Pramila College, Delhi”

[No. F 5-19/62 U-2(I)]

S.O. 2030.—In exercise of the powers conferred by sub-section (3) of section 8 of the Provident Funds Act, 1925 (19 of 1925), the Central Government hereby directs that in the Schedule to the said Act, after the existing entries, the name of the following public institution shall be added, namely:—

“Sanatan Dharma College, New Delhi.”

[No. F. 17-80/60.U-2(I).]

S.O. 2031.—In exercise of the powers conferred by sub-section (2) of section 8 of the Provident Funds Act, 1925 (19 of 1925), the Central Government hereby directs that the provisions of the said Act shall apply to the Provident Fund established for the benefit of the employees in the service of the Sanatan Dharma College, New Delhi.

[No. F. 17-80/60.U-2(II).]

TRIYOGI NARAIN, Under Secy.

ARCHAEOLOGY

New Delhi, the 1st June 1964

S.O. 2032.—Whereas the Central Government is of opinion that the ancient monument specified in the Schedule attached hereto is of national importance.

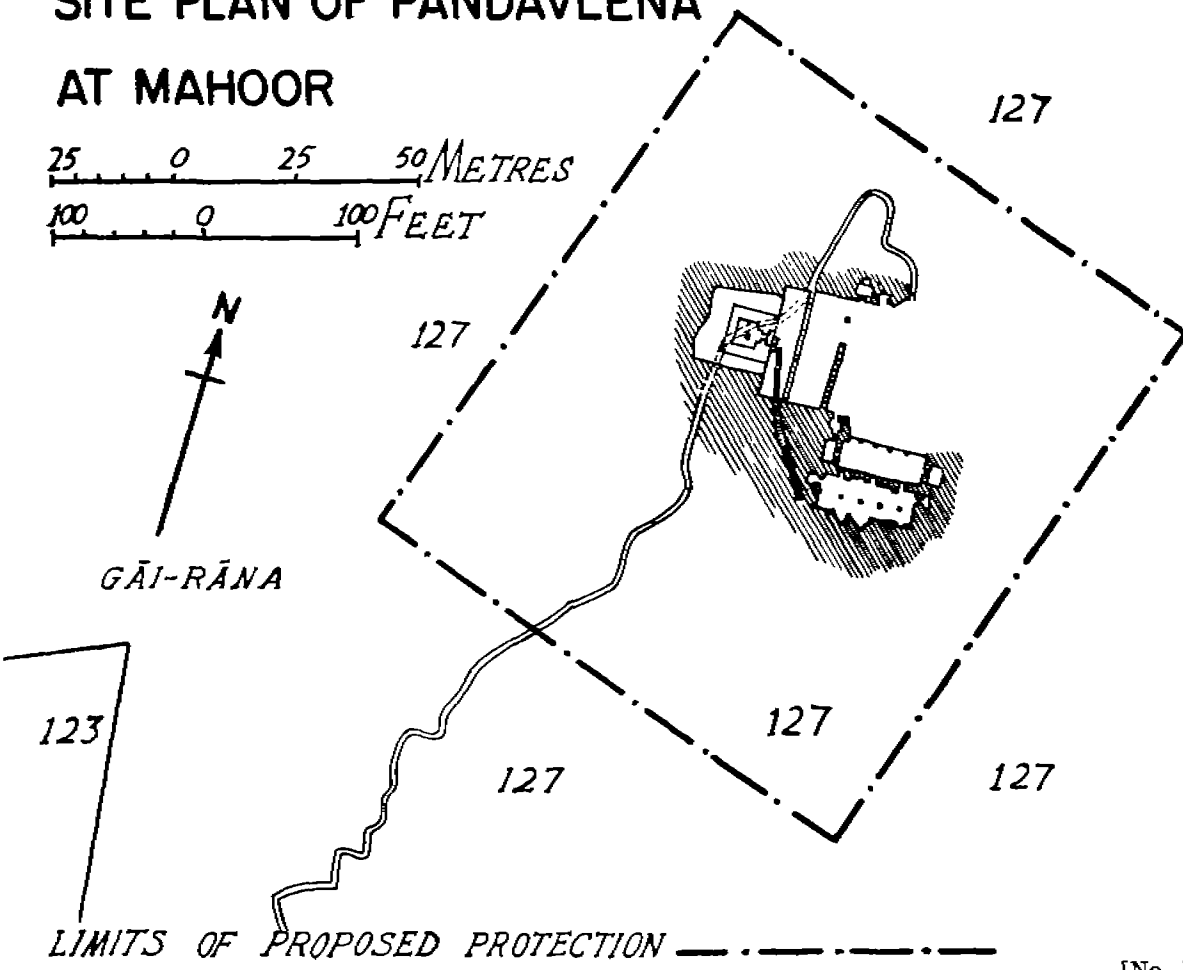
Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 4 of the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1958), the Central Government hereby gives notice of its intention to declare the said ancient monument to be of national importance.

Any objection made within two months after the issue of this notification by any person interested in the said ancient monument will be considered by the Central Government.

SCHEDULE

SL No.	State	District	Tehsil	Locality	Name of Monument's site	Revenue plot number to be included under protection	Area	Boundaries	Ownership	Remarks
1	2	3	4	5	6	7	8	9	10	11
1	Maharashtra	Nanded	Kinwat	Mahooor village	Brahmarical Caves locally known as Par daylara together with adjacent land comprised in part of survey plot No. 127.	Part of survey plot No. 127 as shown in the plan reproduced below.	3 Acres and 27 Gunthas.	North: Remaining portion of survey plot No. 127. East: Remaining portion of survey plot No. 127. South: Remaining portion of survey plot No. 127. West: Remaining portion of survey plot No. 127.	Govern- ment.	Under worship.

SITE PLAN OF PANDAVLENA AT MAHOOOR



[No. F. 4-20/64-C1.]

New Delhi, the 4th June 1964

S.O. 2033.—Whereas by notification of the Government of India in the Ministry of Education No. F.4-32/63-C1 dated the 21st December 1963 published in Part II, section 3 sub-section (1) of the Gazette of India dated the 4th January, 1964, the Central Government gave notice of its intention to declare the archaeological monument specified in the Schedule below to be of national importance.

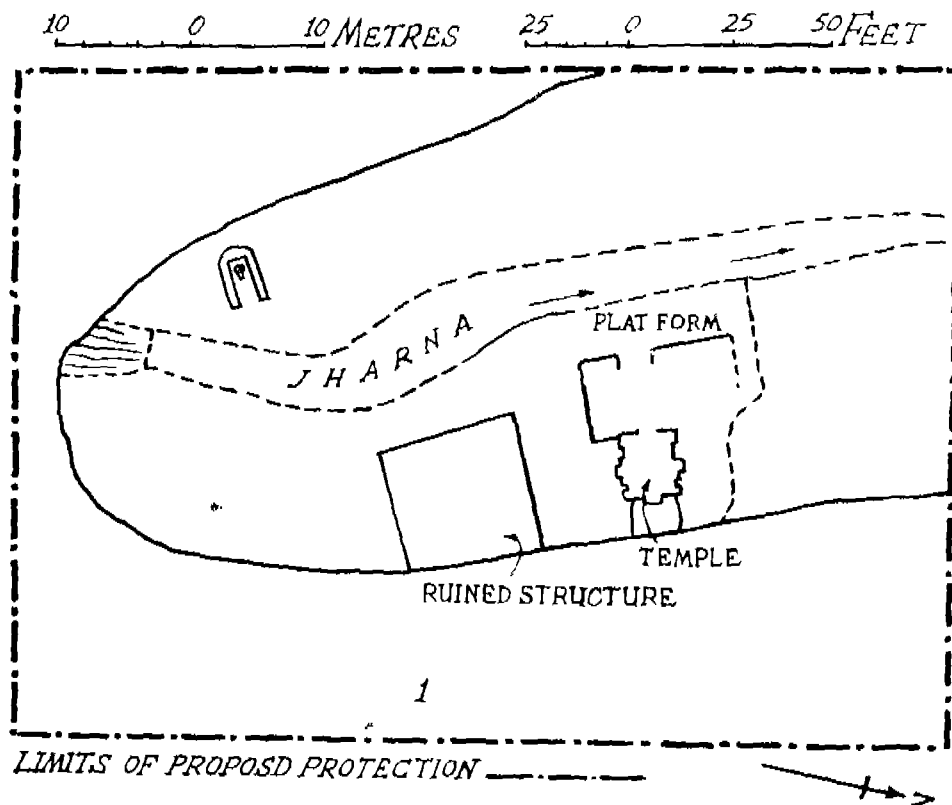
And, whereas, no objections have been received to the making of such declaration.

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1958), the Central Government hereby declares the said archaeological monument to be of national importance.

SCHEDULE

Sl. No.	State	District	Tehsil	Locality	Name of monument/ site	Revenue plot number to be included under protec- tion	Area	Boundaries	Ownership	Remarks
1	Rajasthan	Bhilwara	Mandalgarh	Khadipur Village	Ancient temple known as Kaneri-ki-Putali together with adjacent land comprised in part of survey plot No. I.	Part survey plot No. I as shown in the line block below.	4147 sq. yd.	North : Remaining portion of survey plot No. I—forest area. <i>East</i> : Remaining portion of survey plot No. I—forest area. <i>South</i> : Remaining portion of survey plot No. I forest area. <i>West</i> : Remaining portion of survey plot No. I forest area.	State Government.	The temple is situated in forest 3 miles away from Khadipur village.

SITE PLAN OF KANERI KI PUTALI AT KHADIPUR



[No. F.4-32/63-C1.]

S.O. 2034.—Whereas the Central Government is of opinion that the areas near or adjoining the protected monument specified in the schedule attached hereto be prohibited for purposes of mining operation or construction or both.

Now, therefore, in exercise of the powers conferred by rule 31 of the Ancient Monuments and Archaeological Sites and Remains Rules, 1959, the Central Government hereby gives notice of its intention to declare the said area as prohibited.

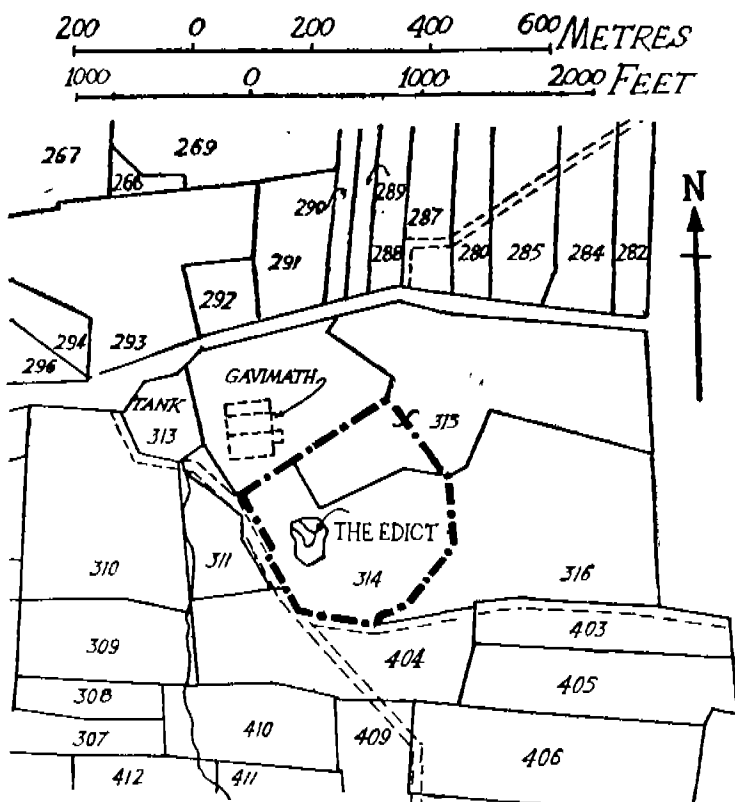
Any objection made within one month after the issue of this notification by any person interested in the said area will be considered by the Central Government.

SCHEDULE

SL No.	State	District	Tehsil	Locality	Name of monument'site	Revenue plot numbers to be declared prohibited	Area	Ownership	Details of modern structures, if any in the area to be declared prohibited	Remarks
1	2	3	4	5	6	7	8	9	10	11
1	Mysore	Raichur	Koppal .	Koppal .	Rock edicts of Asoka on two hillocks known as Gavimath and Palkigundu	(1) <i>Gavimath</i> Part of Survey plot Nos. 314 and 315	(1) <i>Survey Plot No.</i> No. 314. 16 acres and 1 Guntha	<i>Survey plot No.</i> 315. Private and <i>Survey plot No.</i> remaining 315 : 6 acres and 13 Gunthas owned by the State Government	Nil	..

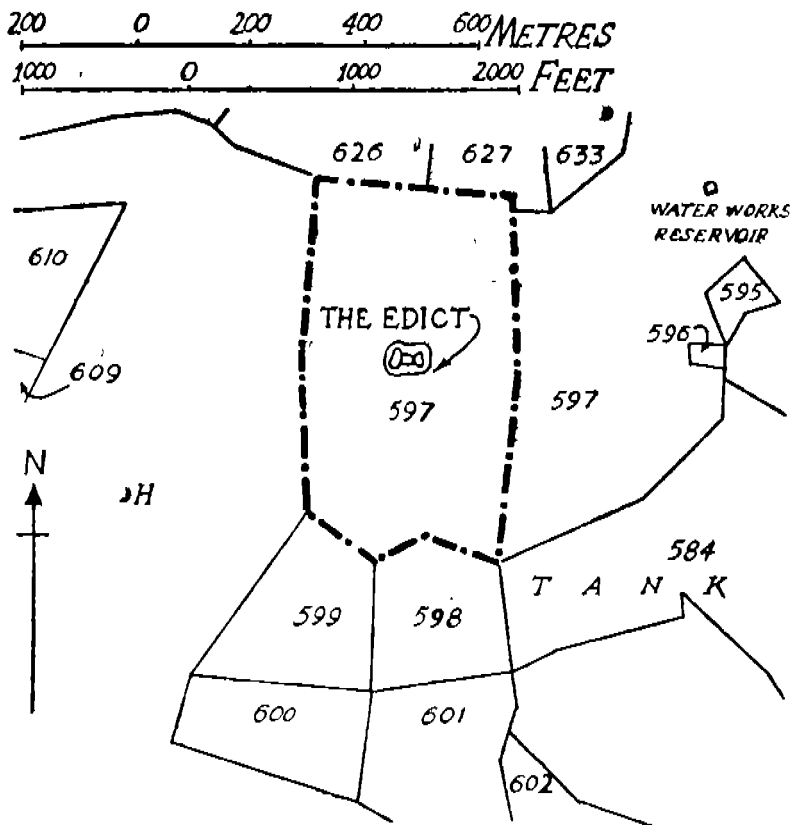
(2) *Palkigundu*
Part of Survey plot No. 597 : 58 acres and 2 as shown in the Gunthas attached plans.

SITE PLAN OF ASOKAN ROCK-EDICT AT GAVIMATH



LIMITS OF PROPOSED PROHIBITED AREA

**SITE PLAN OF ASOKAN ROCK-EDICT
AT PALKIGUNDU**



LIMITS OF PROPOSED PROHIBITED AREA

[No. 4-18/64.C.1.]

CORRIGENDUM

New Delhi, the 2nd June 1964

S.O. 2035.—In the Schedule to the notification published as S.O. No. 1157 on page 1378 in Part II, Section 3 (ii) of the Gazette of India, dated the 4th April, 1964, following corrections are notified:—

In columns 5 and 7 under headings "Locality" and "Revenue plot number to be included under protection" for the words "Chakramdas" substitute the words "Chakramdas".

[No. F.4-21/63.C.1]

S. J. NARSIAN,
Assistant Educational Adviser.

MINISTRY OF HEALTH

New Delhi, the 2nd June 1964

S.O. 2036.—In exercise of the powers conferred by clause (c) of sub-section (3) of section 3 of the Delhi Development Act, 1957 (61 of 1957), the Central Government hereby appoints Shri S. S. Lal as the Finance and Accounts Member of the Delhi Development Authority with effect from the forenoon of the 14th May, 1964, and makes the following further amendment in the notification of the Government of India in the Ministry of Health, No. 12-173/57-LSG, dated the 30th December, 1957, namely:—

In the said notification, against serial No. 3, for the existing entries, the following entries shall be substituted, namely:—

"Shri C. S. Lal

Finance and Accounts Member.
(appointed by the Central Government)

[No. F. 10-7/62-LSG.]

A. P. MATHUR, Under Secy.

New Delhi, the 4th June 1964

S.O. 2037.—In exercise of the powers conferred by sub-section (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956), the Central Government, after consultation with the Medical Council of India, hereby directs that the medical qualification "M.D. (Marquette University U.S.A.)", shall be a recognised medical qualification for the purposes of that Act.

[No. F.32-28/63-MPT.]

S.O. 2038.—In exercise of the powers conferred by sub-section (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956), the Central Government, after consultation with the Medical Council of India, hereby directs that the medical qualification "M.D. (University of Ghent, Belgium)", shall be a recognised medical qualification for the purposes of that Act.

[No. F.32-4/64-MPT.]

S.O. 2039.—In exercise of the powers conferred by sub-section (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956), the Central Government, after consultation with the Medical Council of India, hereby directs that the medical qualification "M.D. (Stanford University, California, U.S.A.)", shall be a recognised medical qualification for the purposes of that Act

[No. F.16-19/63-MI/MPT.]

S.O. 2040.—In exercise of the powers conferred by sub-section (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956), the Central Government, after consultation with the Medical Council of India, hereby directs that the medical qualification "M.D. (Texas University, U.S.A.)", shall be a recognised medical qualification for the purposes of that Act.

[No. F. 16-8/63-MI/MPT.]

S.O. 2041.—In exercise of the powers conferred by sub-section (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956), the Central Government, after consultation with the Medical Council of India, hereby directs that the Medical qualification "M.B.B.S. (University of Sydney, Australia)", shall be a recognised medical qualification for the purposes of that Act.

[No. F.16-15/63-MI/MPT.]

S.O. 2042.—In exercise of the powers conferred by sub-section (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956), the Central Government, after consultation with the Medical Council of India, hereby directs that the medical qualification "M.D. (Washington University Medical School, U.S.A.)", shall be a recognised medical qualification for the purposes of that Act.

[No. F. 16-22/63-MI/MPT.]

New Delhi, the 5th June 1964

S.O. 2043.—In exercise of the powers conferred by sub-section (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956), the Central Government, after consultation with the Medical Council of India, hereby directs that the Medical qualification "M.D. (Bowman Gray School of Medicine of Wake Forest College, North California, U.S.A.)", shall be a recognised medical qualification for the purposes of that Act.

[No. F.32-17/63-MPT.]

S.O. 2044.—In exercise of the powers conferred by sub-section (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956), the Central Government, after consultation with the Medical Council of India, hereby directs that the medical qualification "M.D. (John Hopkins University, U.S.A.)", shall be a recognised medical qualification for the purposes of that Act.

[No. F.32-30/63-MPT.]

S.O. 2045.—Dr. Ramendralal Ghosh, Dental Surgeon, Civil Hospital, Kohima having been nominated under clause (c) of section 3 of the Dentists Act, 1948 (16 of 1948), by the Government of Nagaland to represent that State on the Dental Council of India, the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Health No. F.3-2/62-MII, dated the 17th October, 1962, namely:—

In the said notification, under the heading "Nominated under sub-section (e) of section 3" after serial No. 14 and the entry relating thereto, the following serial No. and the entry shall be inserted, namely:—

"15. Dr. Ramendralal Ghosh,
Kohima Civil Hospital,
P.O. & Distt. Kohima, Nagaland".

[No. F.3-9/64-MPT.]

S.O. 2046.—Whereas the members of the Senate of the University of Ranchi have, in pursuance of the provisions of clause (b) of sub-section (1) of section 3 of the Indian Medical Council Act, 1956 (102 of 1956) elected from amongst the members of that University Dr. N. L. Mitra, Principal, Ranchi Medical College, and Dean of the Faculty of Medicine, Ranchi, as a member of the Medical Council of India;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Indian Medical Council Act, 1956, the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Health No. F.5-13/59-MI, dated the 9th January, 1960, namely:—

In the said notification, under the heading "Elected under clause (b) of sub-section (1) of section 3", after serial No. 28 and the entry relating thereto, the following serial No. and the entry shall be inserted, namely:—

"29. Dr. N. L. Mitra,
Principal, Ranchi Medical College and University of Ranchi,
Dean of the Faculty of Medicine, Ranchi.

[No. F.4-10/64-MPT.]

S.O. 2047.—Whereas the members of the Senate of the Punjabi University, Patiala have, in pursuance of the provisions of clause (b) of sub-section (1) of section 3 of the Indian Medical Council Act, 1956 (102 of 1956) elected from amongst the members of the Senate of that University Dr. Amarjit Singh, M.D. (Pb.), M.R.C.P. (Lond.), D.T.M. (Cal.), Dean, Faculty of Medicine and Principal, Government Medical College, Patiala, as a member of the Medical Council of India;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Indian Medical Council Act, 1956, the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Health No. F. 5-13/59-MI, dated the 9th January, 1960, namely:—

In the said notification, under the heading "Elected under clause (b) of sub-section (1) of section 3", after the serial No. 27 and the entry relating thereto the following serial No. and the entry shall be inserted, namely:—

"28. Dr. Amarjit Singh, M.D. (Pb.) M.R.C.P.
(Lond.) D.T.M. (Cal.) Dean, Faculty of
Medicine and Principal, Government
Medical College, Patiala.

Punjabi University,

[No. F.4-10/64-MPT.]

ORDER

New Delhi, the 4th June 1964

S.O. 2048.—Whereas the Government of India in the Ministry of Health has, by notification No. 16-17/60-MI, dated the 2nd February, 1961 made in exercise of the powers conferred by sub-section (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956), recognised the medical qualification M.D. (College of Medical Evangelists, Los Angeles, California, U.S.A.) for the purposes of the said Act;

Now, therefore, in exercise of the powers conferred by the proviso to sub-section (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956) the Central Government hereby specifies the period of two years with effect from the date of this order or so long as Dr. John B. Oliver who possesses the said qualification, continues to work in Gifford Memorial Hospital of Seventh-day Adventists, Nuzivid, Krishna District, Andhra Pradesh to which he is attached for the purpose of teaching, research or charitable work, whichever is shorter, as the period to which the medical practice of the said Dr. John B. Oliver shall be limited.

[No. F.32-6/64-MPT.]

B. B. L. BHARADWAJ, Under Secy.

MINISTRY OF REHABILITATION

(Office of the Chief Settlement Commissioner)

New Delhi, the 5th June 1964

S.O. 2049.—In exercise of the powers conferred by clause (a) of Sub-section (2) of Section 16 of the Displaced Persons (Compensation & Rehabilitation) Act 1954 (No. 44 of 1954) the Central Government hereby appoints for the State of Uttar Pradesh, Shri R. S. Chauhan Assistant Settlement Officer, in the office of the Regional Settlement Commissioner Lucknow as Managing Officer for the custody, management and disposal of Compensation Pool with effect from the date he took charge of his office.

[No. 8(56)AGZ/64.]

S.O. 2050.—In exercise of the powers conferred by the Sub-section (1) of Section 6 of the Administration of Evacuee Property Act 1950 (XXXI of 1950) the Central Government hereby appoints for the States of Maharashtra, Gujarat, Madras, Mysore, Kerala and Andhra Pradesh, Shri C. P. Gulati as Assistant Custodian for the purpose of discharging the duties imposed on Custodian by or under the said Act with effect from 28th, March, 1964.

[No. 8(57)AGZ/64.]

KANWAR BAHADUR,
Settlement Commissioner (A) & Ex-Officio
Deputy Secretary to the Government of India.

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 2nd June 1964

S.O. 2051.—The Joint Working Committee of the Indian Mining Association, the Indian Mining Federation, the Indian Colliery Owners' Association and Madhya Pradesh and Vidarbha Mining Association, having nominated Shri B. S. Grewal as a member to represent the said Associations on the Committee, the Central Government, in pursuance of sub-rule (1) of rule 3 of the Coal Mines Rescue Rules, 1959, hereby makes the following amendment in the notification of the Government of India in the Ministry of Labour and Employment No. S.O. 840 dated the 16th March, 1962, namely:—

In item 3, for the entry "Shri C. McLennan,

The Equitable Coal Company Limited, P.O.

Dishergarh (Burdwan)" the following entry shall be substituted, namely:—

"Shri B. S. Grewal,
C/O M/S. Shaw Wallace & Co. Ltd.,
P.O. Parasia, District Chhindwara,
Madhya Pradesh."

[No. 14/15/64/MI.Am.]

R. C. SAKSENA, Under Secy.

New Delhi, the 2nd June 1964

S.O. 2052.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby appoints Sarvashri M. K. Sawale, N. S. Chatufalc, and B. B. Parikh to be Inspectors for the whole of the State of Maharashtra for the purposes of the said Act or of any Scheme framed thereunder, in relation to any establishment belonging to, or under the control of the Central Government, or in relation to any establishment connected with a railway company, a major port, a mine or an oil-field or a controlled industry.

[No. 20(65)64-PF.I.]

New Delhi, the 3rd June 1964

S.O. 2053.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby appoints Shri P. G. Chakraborti to be an Inspector for the whole of the State of Bihar for the purposes of the said Act and of any Scheme framed thereunder, in relation to any establishment belonging to, or under the control of, the Central Government or in relation to any establishment connected with a railway company, a major port, a mine or an oil-field or a controlled industry.

[No. 20(63)64-PF.I.]

New Delhi, the 4th June 1964

S.O. 2054.—In exercise of the powers conferred by section 5D of the Employees' Provident Funds Act, 1952 (19 of 1952), and in supersession of the notification of the Government of India in the Ministry of Labour and Employment No. S.O. 1507, dated the 24th April, 1964, published in Part II, Section 3, sub-section (ii) of the Gazette of India, dated the 2nd May, 1964, the Central Government hereby appoints Shri E. V. Ram Reddi as the Central Provident Fund Commissioner with effect from the afternoon of the 29th May, 1964 for the territories to which the said Act extends.

[No. 15(20)/64-PF.I.]

P. D. GAIHA, Under Secy

New Delhi, the 2nd June 1964

S.O. 2055.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Calcutta, in the industrial dispute between the employers in relation to the Dhemo Main Colliery of Messrs Dhemo Main Collieries Limited and their workmen which was received by the Central Government on the 25th May, 1964.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, CALCUTTA.

REFERENCE NO 9 OF 1964

PARTIES:

Employers in relation to the Dhemo Main Colliery of Messrs Dhemo Main Collieries Limited

AND

Their workmen.

PRESENT:

Shri I. P. Dave.. .Presiding Officer.

APPEARANCES:

On behalf of employers.—Shri Chinta Moni Pandey, Labour Officer.

On behalf of workmen.—Shri Keshab Banerjee, Gen. Secretary, Colliery Mazdoor Union.

STATE: West Bengal.

INDUSTRY: Coal Mines.

AWARD

The Government of India, Ministry of Labour and Employment, by their order No. 6/9/64-LRII dated 10th March 1964, referred the industrial dispute existing between the employers in relation to the Dhemo Main colliery and their workmen in respect of the question whether, the management was justified in retrenching from service 6 workmen named in the schedule to the above order if not, to what relief they were entitled, for adjudication to this Tribunal.

2. Notices were issued to parties asking them to file their written statements. The workmen filed their written statement. Thereafter the parties entered into a compromise and sent the memorandum of settlement to this Tribunal by post. They were called upon to appear before the Tribunal and they have done so to-day and accepted the memorandum of settlement, a copy of which is appended herewith.

3. The dispute relates to 6 workmen who were said to have been retrenched from service. Under the terms of compromise, the management have agreed to reinstate them as permanent relievers and to provide suitable alternate employment to them. They are to be paid wages and emoluments at the rate that they were receiving before their retrenchment. The period of non-employment is to be treated as on authorised leave without pay and there is to be continuity of service. The employers have also agreed to pay each of the workmen an *ex-gratia* payment of Rs. 75/- . In my opinion, the compromise is fair and reasonable. I therefore accept it

In the result, an award is passed in terms of the settlement.

Sd/- L. P. DAVE,
Presiding Officer.

Dated,

The 22nd May 1964.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, CALCUTTA

REFERENCE No. 9 OF 1964

PARTIES:

Employers in relation to Dhemo Main Colliery P.O. Sitarampur (Burdwan),

AND

Their Workmen, represented by Colliery Mazdoor Union, P.O. Asansol.

The Employers and the workmen jointly beg to submit that the dispute under the above reference has been amicably settled between them on the terms appearing below:—

- (a) That the employers will reinstate and take back the 6 workmen concerned in this dispute *viz.* Sarbasri (i) Mahabir Yadav, (ii) Sahadeo, (iii) Kinkar Majhi, (iv) Srifal, (v) Gobardhan, (vi) Sambhu Prasad in their employ with immediate effect as permanent reliever and will absorb them by providing suitable alternative employment at Dhemo Main Colliery.
- (b) That the workmen concerned will be paid the wages and emoluments at the rates they were receiving prior to their termination with effect from 18th December 1963 irrespective of the nature of alternative jobs they will be performing.
- (c) That the period of the non-employment of the workmen concerned with effect from 18th December 1963 till absorption will be treated as on authorised leave without pay and will count towards the continuity of their services.
- (d) That the employers will pay a sum of Rs. 75/- to each of the workmen concerned as *ex-gratia* payment and the workmen will not be entitled to any other payment for their loss of earning for the period of non-employment.

(e) That the parties will bear their respective cost in this reference:—

The Employers and their workmen most humbly pray that the honourable tribunal will be pleased to approve this settlement and to pass an award accordingly treating this application as a part thereof.

(Sd.) Illegible,

For the Workmen.

Dated, the 2nd May, 1964.

(Sd.) Illegible.

For Employers.

General Manager.

[No. 6/9/64-LR.II.]

S.O. 2056.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Calcutta, in the industrial dispute between the employers in relation to the Jaipuria Kajora Colliery, Post Office Ondal, District Burdwan and their workmen which was received by the Central Government on the 29th May, 1964.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, CALCUTTA.

REFERENCE No. 3 OF 1964

PARTIES:

Employers in relation to the Jaipuria Kajora Colliery,

AND

Their workmen.

PRESENT:

Shri L. P. Dave.... Presiding Officer.

APPEARANCES:

On behalf of employer.—Shri B. Singhania.

On behalf of workmen.—None.

STATE: West Bengal.

INDUSTRY: Coal Mines.

AWARD

The Government of India, Ministry of Labour and Employment, by their order No. 6/42/63-LRII dated 21st January 1964, have referred the industrial dispute existing between the employers in relation to the Jaipuria Kajora Colliery and their workmen in respect of the question whether the action of the management in dismissing a workmen Shri Ram Lakhan Singh, was justified and if not, to what relief he was entitled, for adjudication to this Tribunal.

2. When the matter came up for hearing today, no one appeared on behalf of the workmen. It may be noted that after written statements were filed, the matter was fixed for hearing and had to be adjourned from time to time, at the instance of the workmen. Ultimately, the matter was fixed for hearing on 14th May 1964 on which day neither party appeared. Before this, however, a joint petition purporting to be a compromise between the parties and mentioning the terms of settlement (copy appended herewith) was received by post by this Tribunal. Notices were thereupon issued to both the parties about this directing them to appear before this Tribunal today to admit the compromise and they were warned that if they failed to do so, the matter would be disposed of in their absence. Even then, none appears on behalf of the workmen today. The management appear through Shri Singhania, who admits the compromise.

3. So far as the workmen are concerned, none appears on their behalf. If I may say so, they do not appear to be keen about this matter. They have never appeared and have always asked for adjournments. The signature on the compromise tallies with the signature on the written statement and I would therefore record the compromise. In view of the absence of the workmen on several dates in spite of notices, the Tribunal would have dismissed the reference for non-prosecution; but as a compromise has been produced and admitted by the employers, I act upon it.

4. The dispute relates to a workman who was dismissed from 16th October 1963. Under the terms of the compromise the Union do not press for his reinstatement. The workman is however to be paid half his wages from 16th October

1963 to 11th December 1963 and is also to be paid 1½ months' pay as compensation. In my opinion, the terms of the compromise are fair and reasonable.

In the result, I record the compromise and order that an award should be passed in terms thereof.

Sd/- L. P. DAVE,
Presiding Officer

26th May, 1964.

JAIPURIA KAJORA COLLIERIES LIMITED

33, Netaji Subhas Road,
Calcutta.

P.O. ONDAL,
Dist. Burdwan.

Dated 6th May, 1964

Ref. No. —

BEFORE THE PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, CALCUTTA.

REFERENCE NO. 3 OF 1964,

Employers in relation to Jaipuria Kajora Colliery

AND

Their Workmen

The parties above named beg to state as under:—

(1) That they have amicably settled the dispute in accordance with the following terms:—

(a) That Sri Ramlakhan Singh will be paid half the wages from 16th October 1963 to 11th December 1963.

(b) That Sri Ramlakhan Singh will be paid one and half month's pay as compensation.

(c) That Sri Ramlakhan Singh is not anxious to get back his job.

(2) That in the circumstances the Petitioner humbly beg to submit that an Award may be made in accordance with the terms stipulated above and dispose of the reference accordingly.

FOR EMPLOYER.

" DR JAIPURIA KAJORA COILLERIES LTD.

Sd/- A. MUKHERJEE,
Manager.

FOR WORKMAN.

Sd/- JAMUNA PROSAD SINGH,
Chief-Org. Secretary.
C.M.C.
[No. 6/42/63-LR.II.]

New Delhi, the 3rd June 1964

S.O. 2057.—In exercise of the powers conferred by section 4 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby appoints the Labour Inspector (Central), Neamatpur as the Conciliation Officer for the State of West Bengal and makes the following amendment in the notification of the Government of India in the Ministry of Labour and Employment, No. S.O. 716, dated the 21st March, 1961, namely:—

In the Table annexed to the said notification after Serial No. 23 and the entries relating thereto, the following serial number and entries shall respectively be inserted in columns 1, 2 and 3, namely:—

TABLE

1	2	3
"24. Labour Inspector (Central), Neamatpur.		The State of West Bengal.

[No. F. 1/35/64-LR.I.]

New Delhi, the 4th June 1964

S.O. 2058.—Whereas by the notification of the Government of India in the Ministry of Labour and Employment No. S.O. 3389, dated the 29th November, 1963, the Central Government being satisfied that the public interest so required, had declared the industry for the supply of milk under the Delhi Milk Scheme to be a public utility service for the purposes of the Industrial Disputes Act, 1947 (14 of 1947), for a further period of six months from the 22nd December, 1963;

And whereas the Central Government is of the opinion that public interest requires the extension of the said period;

Now, therefore, in exercise of the powers conferred by the proviso to sub-clause (vi) of clause (n) of section 2 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby declares the said industry to be a public utility service for the purposes of the said Act, for a further period of six months from the 22nd June, 1964.

[No. F. 1/22/64-LR.I.]

New Delhi, the 5th June 1964

S.O. 2059.—In exercise of the powers conferred by clause (1) of article 258 of the Constitution, the President hereby entrusts to the Government of Orissa, with the consent of that Government, the functions of the Central Government under the Industrial Disputes Act, 1947 (14 of 1947), in so far as they relate to industrial disputes concerning the industrial establishment specified in the Schedule hereto annexed.

THE SCHEDULE

Coke Oven and Byc Products Plant, Hindustan Steel Limited, Rourkela.

[No. 8/167/63-LR.II.]

ORDERS

New Delhi, the 3rd June 1964

S.O. 2060.—Whereas, the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Kenduadih Colliery of Messrs East Indian Coal Company Limited and Messrs G. S. Atwal and Company (Asansol), their Raising and Selling Agents, on the one part and their workmen on the other part in respect of the matters specified in the Schedule hereto annexed;

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of subsection (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

SCHEDULE

Whether the management of the Kenduadih Colliery (1/12 incline) of Messrs East Indian Coal Company Limited and Messrs G. S. Atwal and Company (Asansol), their Raising and Selling Agents, were justified in terminating the services of Shri Ramchandra Sharma, Watchman, with effect from the 24th March 1964 ? If not, to what relief is the workmen entitled?

[No. 2/48/64-LR.II.]

New Delhi, the 5th June 1964

S.O. 2061.—Whereas, the Central Government is of opinion that an industrial dispute exists between the employers in relation to the New Jamehari Kas Colliery, Post Office J. K. Nagar, District Burdwan and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of subsection (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Calcutta, constituted under section 7A of the said Act.

SCHEDULE

Whether the action of the management of New Jamehari Khas Colliery in refusing employment to the following 29 picking mazdoors from the 16th October 1963, was justified? If not, to what relief are the said workmen entitled?

- 1 Chotka Rajbhar
- 2 Jamuna Bhuiya
- 3 Gouri Shankar
- 4 Damodar Lala
- 5 Sajani Mejhain
- 6 Maku Mejhain
- 7 Nani Mejhain
- 8 Kamli Bhuiyan
- 9 Godri Bowri
- 10 Phulmoni Bhulvan
- 11 Kalu Bhuiya
- 12 Sitaram Bhuiya
- 13 Etwari Bhuiya
- 14 Sukri Mejhain
- 15 Dukhni Bhuiyan
- 16 Ch Samari Bhuiyan
- 17 Bi Samari Bhuiyan
- 18 Rabi Majhai
- 19 Ghani Bowri
- 20 Saraswati Bhuiyan
- 21 Mangli Bowri
- 22 Lali Bhuiyan
- 23 Parbati Bhuiyan
- 24 Kanhai Rajbhar
- 25 Sabita Bowri
- 26 Balraj Bowri
- 27 Kali Bhuiya
- 28 Manjuri Bowrin
- 29 Bahadur

[No 6/42/64-LR II]

S.O. 2062—Whereas, the Central Government is of opinion that an industrial dispute exists between the employers in relation to the New Jamehari Khas Colliery Post Office J K Nagar District Burdwan and their workmen in respect of the matters specified in the Schedule hereto annexed

And whereas the Central Government considers it desirable to refer the said dispute for adjudication

Now therefore in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal Calcutta constituted under section 7A of the said Act

SCHEDULE

Whether the action of the management of New Jamehari Khas Colliery in refusing employment to Sarvashri (1) Mithai Harijan and (2) Tikhori Harijan, Pick miners from 27th March 1964 was justified, if not to what relief are the said workmen entitled?

[No 6/43/64-LR II]

A L HANNA, Under Secy

New Delhi, the 4th June 1964

S.O. 2063.—In exercise of the powers conferred by section 14 of the Maternity Benefit Act, 1961 (53 of 1961), the Central Government hereby appoints Shri P R Nayar as an Inspector for the Coal Mines and makes the following amendment in the notification of the Government of India in the Ministry of Labour and Employment No SO 3086, dated the 19th October, 1963 —

In the Table annexed to the said notification,

against serial No 18, for the entry "Major Rampat" in column 2, the entry "Shri P R Nayar" shall be substituted

[No F 12/9/63-HI.]

S.O. 2064.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Bombay in the industrial dispute between the employers in relation to the Bombay Port Trust, Bombay and their workmen which was received by the Central Government on the 25th May 1964.

BEFORE SHRI M. R. MEHER, INDUSTRIAL TRIBUNAL, BOMBAY

REFERENCE (IT-CG) No. 3 of 1963

BETWEEN

The Bombay Port Trust, Bombay

AND

Their Workmen.

In the matter of (a) Whether there are certain anomalies, in regard to any of the pay scales recommended by the tripartite Committee and (b) if so, what modifications?

APPEARANCES:

Shri M. R. S. Captain, Legal Adviser, for the Port Trust.

Shri S. Maitra, for the Workmen.

AWARD PART I

This is a reference by the Central Government under Section 10(1)(d) of the Industrial Disputes Act, 1947, for adjudication of the dispute between the Bombay Port Trust, Bombay, and their workmen over the following demand:—

SCHEDULE

- (a) Whether there are anomalies, in regard to any of the pay scales recommended by the tripartite Committee set up by the Resolution of the Central Government in the Ministry of Transport and Communications, Department of Transport, No. 23-PLA(91)/58, dated the 23rd August, 1958, published in Part I—Section 1 of the Gazette of India Extraordinary of the 25th August, 1958, in respect of the categories of posts listed in the annexure;
- (b) If so, what modifications, if any, should be made in the scales of pay recommended by the said Committee for the posts listed in the annexure, having regard to the directions contained in paragraph 2 of the said Resolution.

ANNEXURE

List of categories submitted by the Bombay Port Trust Employees' Union

1. Welder.
2. Fitter, Motorshop and Workshops.
3. Carpenter.
4. Deckhand, Grade II, Shore, Engineering Department.
5. Deckhand, Grade I, Shore, Engineering Department.
6. Tindal, Dredging and Barges.
7. Tindal, Workshops and Marine Survey.
8. Lightship Tindal.
9. Syrang, Dry Docks.
10. Clerk 'B' Scale, Stores Department.
11. Clerk 'A' Scale, Stores Department.
12. Senior Clerk, Stores Department.

List of categories submitted by the Bombay Port Trust Workers' Union

1. Assistant Telephone Supervisor.

The Bombay Port Trust, Bombay and the Bombay Port Trust General Workers' Union have arrived at a settlement on the category of "The Assistant Telephone Supervisor" and they have filed the same. They have prayed that an award be

made in terms of the said settlement. I make an Award (Part I) in terms of the settlement annexed hereto and marked Annexure 'A'.

Sd./- M. R. MEHER,
Industrial Tribunal..

BOMBAY;
The 21st May, 1964.

BOMBAY PORT TRUST
ANNEXURE 'A'

18th May, 1964.

From

The Legal Adviser,
Bombay Port Trust,
Ballard Road, Fort, Bombay.

Shri M. R. Meher, I.C.S. (Retd.),
Presiding Officer,
Central Government Industrial Tribunal,
Bombay.

Sir,

In the matter of Reference No. 3 of 1963.

The Employers in relation to the Bombay Port Trust

AND

Their Employees.

Re: Anomalies

We beg to invite reference to Item No. 1 (Assistant Telephone Supervisor) mentioned in the List of Categories submitted by the Bombay Port Trust General Workers' Union in the annexure to the Order of Reference herein dated the 28th November 1963 made by the Government of India, Ministry of Labour and Employment and in particular to the Statement of Claim dated the 30th December 1963 filed by the Bombay Port Trust General Workers' Union and the Employers' Written Statement in reply thereto dated the 8th February 1964.

2. We are pleased to record that as suggested by the Hon'ble Tribunal, negotiations were held between the parties hereto and the following settlement has been arrived at, in terms of which we have to request you to kindly make an award:—

TERMS OF SETTLEMENT

The parties agree that there is no anomaly in the scale of pay prescribed by the C.C. Committee viz. Rs. 100—5—125—6—155—EB—6—185 in respect of the category of Assistant Telephone Supervisor mentioned at Serial No. 265 at page 46 of the Report. The parties, however, agree that the Assistant Telephone Supervisor, (Malet Bunder), should be paid a special pay as under:—

- (i) Rs. 25/- only per month from 1st October 1957 to 3rd August 1958 excluding the period from 3rd October 1957 to 12th November 1957 for which he has already been paid;
- (ii) Rs. 20/- only per month from 4th August 1958 onwards excluding the period from 1st June 1959 to 13th June 1959 for which he has already been paid.

3. The parties hereto have great pleasure in recording their deep appreciation of the assistance rendered by the Hon'ble Tribunal in enabling them to arrive at the above-mentioned settlement.

Yours obediently,
For the Employers,
Sd./- M. R. S. CAPTAIN.
Legal Adviser.

For the B.P.T. General Workers' Union,
Sd./- S. MAITRA,
General Secretary.

[No. 28/54/63-LRIV.]

S.O. 2065.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Bombay in the industrial dispute between the employers in relation to M/s. R. Sharp and Son (Private) Ltd., Bombay and their workmen which was received by the Central Government on the 29th May, 1964.

**BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT
BOMBAY**

REFERENCE NO. CGIT 58 OF 1963

M/s. R. Sharp and Son (Private) Ltd., Bombay

AND
Their Workmen.

PRESENT:

Shri Salim M. Merchant, Presiding Officer,

APPEARANCES:

For the Employers: Shri K. M. Jamadar, Industrial Relations Consultant, with Shri V. Pascoe, Superintendent.

For the Workmen: Shri K. R. Dengle, Advocate, with Shri S. R. Kulkarni, Secretary, Transport and Dock Workers' Union, Bombay.

INDUSTRY: Major Docks.

STATE: Maharashtra.

Dated at Bombay, the 25th May 1964

AWARD

The Central Government by the Ministry of Labour and Employment's Order No. 28/103/63-LRIV, dated 10th December, 1963, made in exercise of the powers conferred by clause (d) of sub-section (1) of Section 10 of the Industrial Disputes Act, 1947 (14 of 1947), was pleased to refer the industrial dispute between the parties abovenamed, in respect of the subject matters specified in the following schedule to the said Order, to me for adjudication:—

SCHEDULE

(1) Whether the management was justified in imposing a punishment of suspension from 17th October 1963 to 26th October 1963 coupled with warning on Shri Lalman, Junior Worker No. 109-G?

(2) If not, to what relief is the workmen entitled?

After the usual notices were issued on the parties for their written statement the Transport and Dock Workers' Union, Bombay filed its written statement dated 9th January 1964 through its Assistant Secretary, Shri R. A. Pandit in which it stated that the workman concerned, Shri Lalman was an active worker of the Union and that he had been wrongly charge-sheeted and suspended from service for 10 days from 17th to 26th October 1963. It further alleged that no proper domestic enquiry was held and the punishment was inflicted on the workman without giving him a proper chance to defend himself.

Surprisingly the company has failed to file its written statement though an adjournment was obtained after the dispute was fixed for hearing and in spite of the Union having served the Management with a copy of its written statement dated 9th January 1964.

At the adjourned hearing of the dispute today, the 25th May 1964, the parties were agreed that the punishment of 10 days suspension should be converted into one of warning and Shri Lalman should be refunded his wages for the 10 days of suspension calculated on time-rated basis. The parties therefore, prayed that I should make an award in terms of this settlement. As I am satisfied that in the facts and circumstances of the case this is a fair and reasonable settlement, I make an award in terms thereof as recorded above.

No order as to costs.

Sd./- SALIM M. MERCHANT,
Presiding Officer.

[No. 28/103/63-LRIV.]

S.O. 2066.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Bombay in the industrial dispute between the employers in relation to the Bombay Port Trust and their workmen which was received by the Central Government on the 29th May, 1964.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT BOMBAY

REFERENCE No. CGIT 48 OF 1963

Employers in relation to the Bombay Port Trust

AND

Their Workmen,

PRESENT:

Shri Salim M. Merchant, Presiding Officer.

APPEARANCES:

For the Bombay Port Trust: Shri S. D. Nariman, with Shri M. R. S. Captain, Legal Advisers, with Shri R. K. Shetty, Deputy Legal Adviser, for the Bombay Port Trust.

For the Bombay Port Trust General Workers' Union: Shri S. Moitra, General Secretary.

For the Bombay Port Trust Employees' Union: Dr. Shanti Patel, General Secretary, with Shri S. K. Shetye, Assistant Secretary.

Dated at Bombay, the 25th day of May 1964

INDUSTRY: Major Ports and Docks.

STATE: Maharashtra.

AWARD

On a joint application of the Bombay Port Trust and the Bombay Port Trust General Workers' Union dated 4th October 1963, the Central Government, by the Ministry of Labour and Employment's Order No. 28/84/63-LR-IV, dated 5th November 1963, was pleased, in exercise of the powers conferred by sub-section (2) of Section 10 of the Industrial Disputes Act, 1947 (14 of 1947), to refer the industrial dispute in respect of the following subject matters specified in the said joint application of the parties dated 4th October 1963, to be for adjudication:—

"Whether the Shore Lascars of Butcher Island who have been handling the mooring lines of tankers docking or undocking at Pir Pau would be justified in claiming payment of additional remuneration for doing such work."

2. After the reference was made, the General Secretary of the B.P.T. General Workers' Union filed a written statement of claim on 30th November 1963, to which the Bombay Port Trust filed its statement in reply on 10th January 1964. The Bombay Port Trust Employees' Union, on 29th January 1964 filed an application seeking to be joined as a party on the ground that since the joint application of 4th October 1963, the Shore Lascars of Butcher Island had left the B.P.T. General Workers' Union and had joined this Union and that the fact of this change had been intimated by it to the Bombay Port Trust. Thereafter the B.P.T. Employees' Union filed a written statement of claim on 5th February 1964 and the Bombay Port Trust filed its written statement in reply thereto on 24th February 1964, after which the dispute was taken up for hearing.

3. However, at the hearing the B.P.T. Employees' Union, did not object to Shri S. Moitra, General Secretary of B.P.T. General Workers' Union, appearing in the proceedings as he claimed that some employees at Butcher Island concerned in this dispute were also the members of his union.

4. It is admitted by both the Unions that since 1st May 1957, shore lascars of Butcher Island have also been attending to the docking and undocking of oil tankers at Pir Pau. It is also admitted that at present there are about 62 shore lascars employed at Butcher Island.

5. There are three berths at Butcher Island and one at Pir Pau. It appears that the work of berthing and unberthing tankers at Pir Pau Jetty was being done long before the berths at Butcher Island were put into commission.

The Bombay Port Trust, with a view to provide facilities for large size deep draught tankers carrying oil etc. decided to construct a Marine Oil Terminal at Butcher Island consisting of three berths. The first berth was completed in about 1955 and 24 lascars were appointed with effect from 15th February 1955. The second berth at Butcher Island was completed in July 1955, when some posts of Shore Tindals were created. The conditions of appointment of lascars for their two berths, specifically provided, that they would have to render the same services at Pir Pau as at Butcher Island. On 9th June 1956, the Chairman of the Bombay Port Trust sanctioned a second shift of shore crew for the Butcher Island consisting of two shore tindals and 24 lascars (second class) for a period of six months or till the finalisation of staff requirements at Butcher Island. With the introduction of the second shift, each shift has to work eight hours per day. Thereafter by the Trustee's Resolution No. 1171 of 1956 dated 26th December 1956 it was decided that the Butcher Island crews should work two shifts of 12 hours each, consisting of 8 hours normal working hours, two hours as overtime and two hours recess, and that the new arrangement should be put into force by the Chairman from a date to be fixed by him. After T.R. No. 1171 was passed, resulting in the introduction of two shift working, tankers commenced to work by night as well as day for which additional staff were sanctioned and appointed. It appears that when Lascars were recruited at Butcher Islands in 1955 and 1956, an undertaking was taken from them that they would also have to do the same work at Pir Pau as they were to do at Butcher Island, but appointments made after 30th April 1957, do not contain any undertaking also to work for the Pir Pau Oil Pier (Ex. 'A' collectively to the Bombay Port Trust written statement dated 24th February 1964, in reply to written statement of the Bombay Port Trust Employees Union).

6. It is the corrected admitted position that the one berth at Pir Pau Oil Pier was utilised as a tanker berth even after putting into commission of the three new berths at Butcher Island. It appears that prior to 1st May 1957, a few of the lascars posted at the Head Office were required to accompany the pilot launch to assist the flotilla crew of the launch for mooring and unmooring work of the tankers at Pir Pau Oil Pier, as the number of lascars available on the launch were not always sufficient to carry out the work. Accordingly the lascars from the Head Office who accompanied the pilot launch, were also entitled to a share in 50 per cent of the charge of Rs. 10/- recovered from the master of the tanker. This extra payment was made to them because the work of mooring and unmooring fell outside the purview of their normal duties. The position, therefore, appears to be that although in 1955, when berth No. 1 in Butcher Island was put into commission the shore lascars had been informed that they would also be required to work at Pir Pau. It had not been found convenient to require them to do so until 1st May 1957. According to the Bombay Port Trust, this was because no arrangements had been made for the staff to reside at Butcher Island and until that day they were being conveyed to and from Butcher Island, whenever required, and it was, therefore, found more convenient to continue the former practice theretofore prevailing, and the shore lascars attached to the Butcher Island were required to carry out the work at Pir Pau only after they were provided with quarters at Butcher Island i.e. from 1st May 1957, onwards.

7. The B.P.T. General Workers Union, in its written statement has urged the following grounds in support of its demand for an extra allowance of Rs. 5/- per month per head for the shore crew at Butcher Island who handle the mooring lines of tankers which berth and unberth at Pir Pau:—

- (a) That the Trustees had sanctioned under T.R. No. 1171 of 1956 posts of Shore Lascars for Butcher Island only; that they had sanctioned posts of shore lascars for leave reserve and weekly off and not for work at Pir Pau;
- (b) That in the undertaking taken by the Deputy Conservator from the Shore Lascars, no undertaking had been taken that the Shore Lascars would have also to take mooring lines from tankers at Pir Pau for docking and undocking;
- (c) That from the date that docking and undocking of tankers was started at Pir Pau, the work used to be carried out by the Lascars of the Flotillas on payment of extra remuneration;
- (d) That the Shore Lascars at Butcher Island have to undertake avoidable risk of accident and life, because the work at Pir Pau is not at all supervised by a Dock Master, who is the competent authority or a Berthing Master acting under the authority of the Dock-Master; that because of the absence of any Superintendence of the mooring

and unmooring or docking or undocking of tankers at Pir Pau, the Shore Lascars of Butcher Island have to undertake avoidable risk of their life, when compelled to go to Pir Pau for docking and undocking work of tankers.

It is for these reasons urged that the shore lascars of Butcher Island were justified in demanding payment of a special pay of Rs. 5/- per head per month with effect from February 1955, for undertaking docking or undocking work at Pir Pau. It is further stated on its written statement by the B.P.T. General Workers' Union that "this demand is justified on grounds of equity, fairness and justice, even if it be the employers contention that it is legally obligatory, or it is obligatory on usages, practice or contract of service or terms and conditions of service for the Shore Lascars of Butcher Island to undertake work of docking and undocking of tankers at Pir Pau."

9. In support of the claim, for an extra payment both these Unions have relied upon the payment of what is known as 'Caisson allowance' made to the shore lascars and Flotilla crews even though the work of removing the 'Caisson' is traditionally done by the Shore Lascars, with the help of the Flotilla crews. It is admitted that the "Caisson allowance" is now paid at the rate of Rs. 2/- per month per head. Prior to May 1958, the Flotilla Crew used to share payment of the Caisson allowance with the shore lascars but, thereafter, the Flotilla crew was not employed for the work and the payment of 'Caisson Allowance' was stopped for them. But the Shore Lascars are even today paid the Caisson allowance at the flat rate of Rs. 2/- per month per head. It appears that an audit objection was raised against the payment of caisson allowances to the Shore Lascars but the Trustees by T.R. No. 558 of 1958, continued the payment of this allowance although the handling of the Caisson, which was a floating craft, was part of those employees normal duties, on the ground of its being a practice of long standing. The Unions have further relied on Trustees resolution No. 339 of April 1963, by which the payment of "Caisson allowance" to the flotilla crews was granted with retrospective effect from 1st January 1962 at the rate of Rs. 2/- per month per head. It is pleaded on the analogy of this, that in this case also the grant of special allowance to the shore lascars of the Butcher Island for handling the mooring lines of the tankers at Pir Pau was justified, because here also there is a practice of long standing to make some extra payment for this work since February 1955.

10. The B.P.T. Employees Union, however by its written statement dated 5th February 1964, claims that special pay should be Rs. 37.50 per shore lascar and the special pay should be considered as a charge for all purposes. It claims that this special pay should be granted with retrospective effect, from 1st May 1957.

11. In addition to the grounds urged by the BPT General Workers Union, the main points urged in support of this claim by the B.P.T. Employees Union are as follows:—

- (a) that the proceedings of the meeting of the Trustees under T.R. No. 1171 shore that these workmen were employed to work at Butcher Island only and not also at Pir Pau; that the Deputy Conservator had without any authority arising from the Trustees Resolution made them work at Pir Pau and, therefore, the work at Pir Pau was not binding upon these workmen.
- (b) that even if the shore lascars have to work at Pir Pau, they are, on the basis of their contract of employment justified in saying "no" to the work at Pir Pau in future;
- (c) that even assuming but not admitting that same workmen were required to work at Pir Pau under their contract of employment or otherwise, they are under the Industrial law, not debarred from asking and agitating for betterment of service conditions fixed at the time of employment, in the present case, additional remuneration for the extra work at Pir Pau;
- (d) that asking the workmen to work at Pir Pau is an illegal change in the conditions of service and therefore, it is null and void;
- (e) that nowhere in the Bombay Port Trust is there a practice under which a workman employed in one section is asked to do the work in another section during the period he is employed in the former, however, identical the work in the two sections may be. The practice is that either he is provided with work in that very section or he remains idle;
- (f) that the employers present practice is not merely improper and illegal but also discriminatory;

- (g) that the present strength of the staff for the Butcher Island had been fixed by the employers on the basis of the requirements of work at Butcher Island only.
- (h) that the amount of work at Pir Pau and the staff required to do that work were not considered at all by the Employers at the time of determining the final and permanent complement of the staff required to do the work at Butcher Island;
- (i) that at many times the present workmen are made to work simultaneously at Butcher Island and at Pir Pau. The simultaneous working becomes inevitable because the high tide reaches both the places at the same time; that as a result, the number of workmen working at Butcher Island is reduced considerably, that according to this Union, normally 24 shore lascars--twelve on each side--and one supervisor are required for each operation and that 9 out of these 24 lascars are sent to Pir Pau for mooring work and six for unmooring work and to that extent the number of workmen working at Butcher Island is reduced and the work of the depleted staff, at Butcher Island becomes strenuous and risky that in the absence of a Dock-Master at Pir Pau, it is the Pilot who does this work; that the absence of a suitable officer further increases the already heavy risk and responsibility of the shore lascars; that the work at the Pir Pau Jetty requires more skill and strain and involves more risk and responsibility also due to the dangerous cargo that a ship carries;
- (j) that the Flotilla Crew were paid an extra amount for this work, whenever they worked at Pir Pau.

This Union has, therefore, urged that the shore lascars at Butcher Island should be paid Rs. 37.50 per month as special allowance for mooring and unmooring work at Pir Pau with retrospective effect from 1st May 1957.

12. The Bombay Port Trust has in opposing the demand stated that ever since 1st May 1957, the shore lascars at Butcher Island had been doing this work at Pir Pau as part of their normal duties and that this demand had been made on behalf of these workmen by the B.P.T. General Workers Union, because their claim for additional overtime work had been rejected by the Award of this Tribunal in the industrial dispute, reference C.G.I.T. No. 5 of 1962. The Port Trust has submitted that the work of berthing and unberthing the vessels at Butcher Island and Pir Pau is done by the Shore Crews stationed at Butcher Island, and that at the Harbour Wall of the Alexandra docks by the Shore Crews of the Alexandra Dock. It has in this connection given details of the sanctioned posts at Butcher Island and has laid emphasis on the fact that these workmen at Butcher Island reside at Butcher Island and are paid the Butcher Island Residence Compensation Allowance, equivalent to 45 minutes overtime per head per day which was subsequently rationalised from 1st November 1960, and is now paid on a monthly basis to each member of the shore crew of Butcher Island ranging from Rs. 24 to Rs. 35/- per month. The Bombay Port Trust has in this connection relied upon the various resolutions of the Trustees which it has annexed to its written statement.

13. The Port Trust has explained that in the long history of docking and undocking at Pir Pau Jetty, a Dock-Master has never been required to be present there and the work of mooring and unmooring vessels at Pir Pau has always been carried out under the instructions of the Pilot on board the tanker. Referring to the Unions contention that "no undertaking had been taken that the Shore Lascars shall have to take mooring lines from tankers at Pir Pau for docking and undocking", the Port Trust has stated that until the third berth and other arrangements were completed at Butcher Island the Shore lascars and other staff were not required to reside at Butcher Island but were asked to report for duty at the Head Office at Bombay for proceeding to the Island for duty there in a launch provided by the Port Trust. It was mainly for that specific purpose that the necessary undertaking was taken from the shore Tindals on 2nd December 1955, as quoted by the Union in paragraph 5 of its statement. It has submitted that it was pertinent to note that the Shore Tindals were also given to understand in the said undertaking that they would have to render similar services at Pir Pau whenever required and it has submitted that the lascars recruited at the time in June 1955 and June 1956 were informed in similar terms. It has further submitted that there is nothing in the letter of appointment dated 30th April 1957 to spell out the interpretation now sought to be put by the Union that the shore lascars were appointed to work only at Butcher Island and not at Pir Pau and it has submitted that it is significant that the shore lascars who were appointed to work at Butcher Island have also w~~o~~ ted

at Pir Pau for so many long years, since 1957, without any demur and had now put forward this demand only after their failure in reference No. CGIT 5 of 1962. It has submitted that the sole purpose of creating a new cadre of Shore Crew for the Marine Oil Terminal berths was to handle the berthing and unberthing of tankers, that it is immaterial whether a tanker is berthed at Butcher Island or at the old Marine Oil Terminal at Pir Pau, that the principal terms of appointment of the Shore Lascars are that they should work on a 12 hour shift basis, reside at Butcher Island or at the old Marine Oil Terminal at Pir Pau, and handle vessels' lines during berthing and unberthing. It is incumbent upon them, as part of their contract of service, to carry out exactly similar work at the old Pir Pau Jetty for which they are transported in a launch or tug and during their working hours at the cost of the employers. The Port Trust has characterised the submission of the Unions that the travelling to Pir Pau and the work at Pir Pau involves risk to their lives as completely baseless and has stated that any lascar, both of the Shore and the Flotilla departments, is presumed to have accepted the normal risk of sea transport in a launch or boat. With regard to the BPT General Workers Union's claim for deputing a dock-master of Butcher Island for supervision of shore lascars work at Pir Pau, the Bombay port Trust has pointed out that in its subsequent letters dated 16th and 17th July 1963 addressed to the General Manager of the Employers the Union of its own accord was agreeable to accept the supervision of a Shore Syrang, I Gr instead of an Officer (Dock Master).

14. With regard to the General Workers Union's reference to the duties prescribed for the shore lascars of Alexandra Dock and the Prince's and Victoria Docks, the BPT has submitted that in both the resolutions referred to by the Union the work of mooring a ship to the berth has been prescribed as one of the main duties of the Shore Lascars. It is therefore, submitted that mooring a ship (tanker) to any berth of the Marine Oil Terminal, either at Butcher or at Pir Pau, must be deemed to be part of the normal duties of the Shore Crews of Butcher Island.

15. With regard to the Union's reference to the Caisson Allowance to shore lascars, the B.P.T. has characterised it as a futile attempt at justification of its demand on historical consideration and has stated that reference to Caisson allowance is entirely irrelevant to the present dispute and cannot by any stretch of imagination justify the Union's present claim. It has pointed out that the payment of Caisson Allowance had been made in one form or another since 1896, but the exact reasons for the same were not indicated. It has pointed that the work of attending to a Caisson by the Shore Crews or towing it by the Tugs Crews, which is done on an average about once a month is not in any way an operation essentially different from the moving of a vessel, and that the payment of this allowance to the Crews concerned had only been continued by the employers merely on historical considerations and not on the grounds of the nature of the work or workload of the men. It has stated that the Flotilla Crew were granted the Caisson allowance, for strong equitable reasons. It has, therefore, opposed the demand and has submitted that it is not justified on the ground of usage and practice and historical considerations or on any other grounds whatsoever.

16. In its written statement dated 24th February 1964, in reply to the BPT Employees' Union, the Bombay Port Trust has opposed the demand on the grounds stated in its earlier written statement dated 10th January 1964 filed in reply to the BPT General Workers Union's Written Statement. In its second written statement it has corrected the mistake in its first written statement that the work of mooring and unmooring at Pir Pau was being done by the lascars of the Flotilla crew manning the launch carrying the pilot until 15th February 1955, when the first berth at Butcher Island was put into commission. It has corrected that statement by pointing out that this work was being done by the Flotilla Crew till 1st May 1957, after which the Shore Crew at Butcher Island were required to do the same. It has further pointed out that the actual amount paid to each member of the Flotilla Crew upto 30th April 1957 depended on the actual number of men engaged. The normal complement of lascars required at the time of unmooring a vessel is six and therefore the share of each man came to about annas thirteen; on the other hand nine lascars are required at the time of mooring a vessel and accordingly each man was paid about annas nine.

17. With regard to the Union's contention that the Bombay Port Trust was changing the existing practice, it has pointed out that the practice was changed in 1957 as explained above. It has denied that the employees concerned were being required to carry out any additional work in addition to their normal duties and has submitted that the present demand for payment is wholly unsupportable. To the written statement the Bombay Port Trust has annexed copies of letters

of appointment issued to its various workmen (collectively Ex. 'A') and the Unions have accepted the correctness of these letters. It has urged that in its letter dated 30th April 1957, in which the reference to work at Pir Pau was omitted was due to a clerical error. It has submitted that no fresh contracts of employment were entered into as alleged by the Union. The Bombay Port Trust has denied that the Deputy Conservator had, without any authority, made the employees work at Pir Pau as alleged by the Union. The Bombay Port Trust has pointed out that at present there are only 5 employees working at Butcher Island who were appointed under letters of appointment dated 30th April 1957, and even they were also governed by the terms and conditions of service applicable to their fellow workmen and they are also not entitled to refuse to work at Pir Pau by reason of the accidental omission of the reference to Pir Pau in their letters of appointment, especially so after they have worked at Pir Pau from 1st May 1957, without raising any objection thereto. The Bombay Port Trust has denied that the work at Pir Pau constitutes any extra work and has also denied that there has been any illegal change in the service conditions of the shore lascars.

18. With reference to the Union's contention that the shore lascars would be entitled to remain idle rather than work at Pir Pau, without any extra payment, the Port Trust has pointed out that this reflects the thoroughly unjustified and growing trend of thinking on the part of its employees, that they would be entitled to extra remuneration even though they may be required to remain idle.

19. In conclusion, the Bombay Port Trust has pointed out that on several occasions when the employees concerned have struck work, tankers have been unberthed at Butcher Island with the help of only three men supplied by the Ship's Crew.

20. It has further pointed out, with reference to the use of electric capstans, that tankers are berthed at the Alexandra Dock Harbour Wall where there are no electric capstans and where the handling of ropes is done by hand with the help of only 10 or 12 men as against 24 men usually employed at Butcher Island. The Bombay Port Trust has pointed out that the pilotage of vessels proceeding to and from Pir Pau is always entrusted to senior and experienced pilots who hold the same qualifications as the Dock-Master. BPT has denied the various allegations made in the BPT Employees Union's statement whilst repeating those made in the BPT General Workers Union's statement. It has lastly urged that the compensation claim made by the BPT Employees' Union was beyond the scope of the present reference and it has finally submitted that the Tribunal should direct that the shore lascars of Butcher Island should continue as hitherto to handle the mooring lines of tankers, docking and undocking at Pir Pau as part of their normal duties without claiming any additional remuneration whatsoever for doing such work.

21. I have heard the detailed submissions of the representatives of both the Unions as also of the Bombay Port Trust. The Bombay Port Trust has relied upon the findings in my award in the earlier industrial dispute, reference No. 5 of 1962, where I rejected the demand for additional overtime wages, because I found that the shore lascars at Butcher Island on the average are not occupied in doing their work for more than almost 2 hours in their shift of 12 hours. There is not the least doubt that the shore crew at Butcher Island have more leisure than actual hours during which they are occupied in doing any work. Therefore, there can be no question of any claim for compensation on the basis of overtime work. The fact also remains that since 1st May 1957, the Shore Crew at Butcher Island have been, as part of their duties, handling the mooring lines of tankers docking or undocking at Pir Pau.

22. In fact, in the correspondence, the Bombay Port Trust General Workers' Union, had prior to the raising of this dispute, clearly conceded that it was part of the duties of the Shore Lascars at Butcher Island, to do the work of handling the mooring lines of tankers docking or undocking at Pir Pau. The claim of this Union for some additional pay for them was based more on the ground that there was no Dock Master at Pir Pau to supervise the work of the Shore Lascars. In fact, later that Union was only claiming some one to supervise the work at Pir Pau because the General Secretary of that Union, in his letter of 16th July 1963, (Annexure 'B' to the Bombay Port Trust's written statement) had clearly stated as follows:

"who (shore crews) are prepared to work at Pir Pau provided there is a responsible officer to guide them there".

In fact, this Union was prepared for the supervision work being done by even the Shore Syrang 1st Grade. It was only by its letter of 17th July, 1963, that the Union for the first time put forward the claim for a special allowance at the

flat rate of Rs. 5/- per month for all members of the shore crew of Butcher Island and the argument urged in support thereto was that from the beginning for the mooring and unmooring work at Pir Pau the Shore-lascars were paid a special allowance at the rate of 50 per cent of the charge of Rs. 10/- which was collected from the Master of the tanker and which was distributed among the members of the Mooring Party.

23. Both the Unions have referred to the fact that whilst in the letters of appointment issued until 21st of June 1956, the Shore Lascars at Butcher Island had to give an undertaking that they were appointed for work as shore lascars for both Butcher Island and for the Pir Pau Oil Pier, in the appointment letters issued after the 30th of April 1957, there is no reference to their having to work at Pir Pau nor was any undertaking taken from them to that effect. The Bombay Port Trust has contended that the omission to mention Pir Pau was only a clerical error and that Shore Lascars appointed even after the 21st of June 1956, were well aware that they were to do the work of handling the mooring and un-mooring lines at Pir Pau also. The Bombay Port Trust has referred to the fact that from 1st May 1957, when the Shore Lascars at Butcher Island were made to work at Pir Pau, they had been provided with residence at Butcher Island and were also being paid a Butcher Island Compensatory Allowance. I am impressed by this contention of the Bombay Port Trust that it was a part of the terms and conditions of service of the shore crew at Butcher Island also to handle the mooring lines of the tankers docking or undocking at Pir Pau. No doubt the letters of appointment subsequent to 27th June 1956, do not contain a clause that they would also have to work at Pir Pau. But that is only a mere omission and the fact that both the parties understood it to be as a term of the condition of service, is established by the fact that the shore lascars at Butcher Island have continued to do this work since 1st May 1957, and that this dispute was raised, only in 1963. In my opinion, at least by implication, it was one of the terms of conditions of the employment of shore lascars, that they would have to attend to the mooring lines of tankers docking and undocking at Pir Pau. In fact, in the dispute as raised by the BPT General Workers' Union, there is, as I have shown earlier, a clear admission that it was part of the duty of the shore crew of Butcher Island to do this work at Pir Pau.

24. Both the Unions have, however, urged that the shore lascars of Butcher Island are entitled to some extra payment for the work of handling mooring lines of the tankers docking and undocking at Pir Pau. They have claimed it on the analogy of the "Caisson allowance" to which I have referred earlier. I am not satisfied that there is a satisfactory analogy between these two types of work. The facts also are completely different and the fact of payment of "caisson allowance" is being pressed more to lend support to the retrospective part of the demand for payment of the special allowance.

25. The fact, however, which in my opinion supports the demand for an extra allowance is the admitted fact that all along prior to 1st May 1957, the lascars posted at the Head Office, we were required to accompany the Pilot in his launch and to assist the flotilla crew of the launch for mooring and unmooring at Pir Pau, because the number of lascars available at the launch were not sufficient to carry out the work, were paid 50 per cent of the charge of Rs. 10/- recovered from the Master of the tanker. Now, for mooring operations, nine shore lascars were required and for unmooring operations 6 lascars were required. Thus, when an unmooring operation took place, each of the six shore lascars taking part in the unmooring operations got an extra allowance of 13 As. and for each mooring operations, for which 9 shore lascars are employed, each shore lascars got an extra allowance of about 9 As. It is admitted that this was paid continuously since the time Pir Pau Pier was started till 1st May 1957, when it was stopped and the shore lascars at Butcher Island were asked to do this work. It appears to me, therefore, that prior to 1st May 1957, there was a practice of allowing the workmen to share 50 per cent of the charge of Rs. 10/- levied on the Master of the tanker for that purpose. In other words, there has been a practice of long standing to pay something extra to the shore lascars from other work centre who handle the mooring lines of tankers docking and undocking at Pir Pau. It would, therefore, not be improper to direct that the shore lascars from Butcher Island who handle the mooring lines of tankers docking and undocking at Pir Pau should also be paid some extra allowance. As I have stated earlier and reiterate here, that I am satisfied that it is part of the duty of the shore lascars to handle the mooring line of tankers docking and undocking at Pir Pau, but there seems to have been a practice to pay some extra remuneration, in fact to share 50 per cent of the charge of Rs. 10/- levied on the Master of the tanker, for the operation of handling the mooring lines of tankers docking and undocking at Pir Pau, and I think that the Port Trust can in the peculiar circumstances

of the case, justifiably "be directed to pay some extra allowance for this work". I would fix the rate of extra allowance at 50 nP. per shore lascar sent to Pir Pau from Butcher Island for each operation of holding the mooring line for docking or undocking. In my opinion, the claim of Rs. 37.50 nP. per month per shore lascars made by the BPT Employees' Union is unrealistic and has been made only with a view to cash in on a dispute which had been raised by the BPT General Workers' Union. I do not see the least justification for the exaggerated claim made by the BPT Employees' Union for a special pay of Rs. 37.50 nP. per month per lascar.

26. Both the Unions have pressed that retrospective effect should be given to the special pay that may be fixed herein. The BPT General Workers' Union has claimed retrospective effect from February 1955, whilst the BPT Employees' Union has claimed it from the 1st of May 1957. I am not at all satisfied that there would be any justification for granting retrospective effect from any date earlier than the date on which the joint application for reference to adjudication was made by the Bombay Port Trust and the BPT General Workers' Union, considering that the demand itself was first made in June, July 1963. The date of that joint application is the 4th of October 1963, and I think that would be the proper date from which the payment of the special allowance of 50 nP. should be allowed.

27. I, therefore, hold that the shore lascars of Butcher Island, who handle the mooring lines of tankers docking or undocking at Pir Pau are justified in claiming payment of additional remuneration for doing such work and I fix the rate of special remuneration at an allowance of 50 nP. for each shore lascar for each operation of handling the mooring lines of tankers docking or undocking at Pir Pau. This additional remuneration will not carry any additional dearness or other allowance. I further direct that the same should be paid with effect from the 4th of October 1963, and that the arrears should be paid within a month of the date this award becomes enforceable.

No order as to costs.

Sd./- SALIM M. MERCHANT
Presiding Officer
[No. 28/84/64-LRIV 1

ORDER

New Delhi, the 4th June 1964

S.O. 2067.—Whereas the Central Government is of opinion that an industrial dispute exists between the Canara Bank Limited, and their workmen in respect of the matter specified in the Schedule hereto annexed;

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 7A and clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947) the Central Government hereby constitutes an Industrial Tribunal of which Dr. Mir Siadat Ali Khan shall be the Presiding Officer with headquarters at Hyderabad and refers the said dispute for adjudication to the said Industrial Tribunal.

SCHEDULE

Whether the action of the management of the Canara Bank Limited in not giving employment to Shri R. P. Deshpande, clerk, Raichur Branch, with effect from the 7th April, 1964 was justified? If not, to what relief is he entitled?

[No. 51(33)/64-LRIV]

O. P. TALWAR, Under Secy.

New Delhi, the 5th June 1964

S.O. 2067.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the

Conciliation Officers (Central) Recruitment Rules, 1958, published with the notification of the Government of India in the Ministry of Labour and Employment No. G.S.R. 508 dated the 25th April, 1959, namely:—

1. These rules may be called the Conciliation Officer (Central) Recruitment (Amendment) Rules, 1964.

2. In the Conciliation Officer (Central) Recruitment Rules, 1958, at the end of rule 5, the following proviso shall be inserted, namely:—

"Provided that this ratio shall not apply in the case of confirmation of the Conciliation Officers ('C') who were recruited prior to the date of coming into force of the rules."

[No. F. 16(23)/64-LRIII.]

SHAH AZIZ AHMAD, Dy. Secy.

